

# Ceylon Government Gaze

### Dublished by Authority.

### No. 5,154-FRIDAY, JULY 15, 1892.

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SUPPLEMENTS.

(1) Police Weekly Circular No. 986. (2) P. W. D. Return of Rainfall for May; 1892. (3) Meteorological Observations for March, 1892.

### PROCLAMATIONS BY THE GOVERNOR.

IN the Name of Her Majesty VICTORIA, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith.

### PROCLAMATION.

By His Excellency Sir ARTHUR ELIBANK HAVELOCK, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

### A. E. HAVELOCK.

WHEREAS by "The Courts Ordinance, 1889," it is amongst other things enacted that Criminal Sessions of the Supreme Court shall be holden by one of the Judges thereof for each of the Circuits into which the Island is by the said Ordinance divided for the purposes of the administration of justice, for the hearing, trying, and determining of all prosecutions which shall be commenced against any person for or in respect of any crime or offence, or alleged crime or offence—

"For the Northern Circuit twice at least at Jaffna and such other places in such Circuit as the Governor, after previous consultation with the Judges, shall appoint; such Sessions commencing at Jaffna in the month of February and the month of July in every year":

And whereas it appears to Us expedient that Criminal Sessions of the Supreme Court should, on the days hereinafter mentioned, be holded at Trincomalee and at Batticaloa, places within the said Northern Circuit in the said Ordinance mentioned :

Now know Ye that We, the said Governor, after previous consultation with the Judges of the Supreme Court, do hereby direct and appoint that Sessions of the Supreme Court, in its criminal jurisdiction, shall be holden at Trincomalee on or about Monday, the Twenty-fifth, and at Batticaloa on or about Tuesday, the Twenty-sixth, day of July, 1892.

Given at Kandy, in the said Island of Ceylon, this Thirteenth day of July, in the year of our Lord One thousand Eight hundred and Ninety-two.

By His Excellency's command, J. A. SWETTENHAM, GOD SAVE THE QUEEN! Acting Colonial Secretary.

[No. 5,154

In the Name of Her Majesty VICTORIA, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith.

### PROCLAMATION.

### By His Excellency Sir ARTHUR ELIBANK HAVELOCK, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

#### A. E. HAVELOCK.

W HEREAS certain gentlemen of the Planting Community in the Central Province, exceeding thirty in number, have, in manner provided by section 2 of Ordinance No. 3 of 1861, intituled "An Ordinance to authorise the formation of Volunteer Corps in this Colony, and to provide for the good order and discipline thereof," by petition addressed to the Governer expressed their willingness to form themselves into a Corps, and to submit to the provisions of the said Ordinance, and to such rules and regulations as shall be made in pursuance of the said Ordinance and subsequent Ordinances amending the Ordinance No. 3 of 1861 aforesaid, and prayed the Governor to accept their services as Volunteers and to permit their enrolment:

Now therefore know Ye that We, the said Governor, do hereby grant the prayer of the petition aforesaid, and signify Our assent to the formation of such a Corps.

Given at Colombo, in the said Island of Ceylon, this Eighth day of July, in the year of our Lord One thousand Eight hundred and Ninety-two.

		•		· By	7 His Excellency's command,
·	GOD	SAVE	THE	QUEEN !	J. A. SWETTENHAM, Acting Colonial Secretary.

In the Name of Her Majesty VICTORIA, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith.

### PROCLAMATION.

By His Excellency Sir ARTHUR ELIBANK HAVELOCK, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

### A. E. HAVELOCK.

WHEREAS by the 6th section of "The Medical Wants Ordinance, 1880," it is enacted that the Governor, with the advice of the Executive Council, may, for the purposes of the said Ordinance, by Proclamation in the *Gazette*, group together estates into districts, and may in the same and in like manner from time to time amend the grouping of any district or districts, or abolish any district or create a new district or districts :

And whereas by a Proclamation dated the 22nd October, 1891, the several districts appearing in the schedules attached to the Proclamation of the 31st December, 1886, were abolished and new districts created in lieu thereof:

And whereas it is expedient to abolish the Náwalapitiya District in the Proclamation of the 22nd October, 1891, mentioned, and to create two new districts in lieu thereof, to be named respectively Náwalapitiya District and Kotmalé District :

Now know Ye that We, the said Governor, with the advice of the Executive Council, do by this Our Proclamation abolish the Náwalapitiya District in the Proclamation of the 22nd October, 1891, mentioned, as from and after the 15th day of July, 1892; and do further by these presents as from and after the day last aforewritten group together, for the purposes of the said Ordinance, the estates appearing in the schedule hereto into the districts therein set forth.

Given at Tissamaharáma, in the said Island of Ceylon, this Sixth day of June, in the year of our Lord-One thousand Eight hundred and Ninety-two.

By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

### GOD SAVE THE QUEEN!

### SCHEDULE.

NAWALAPIŢIYA DISTRICT.-Hospital for the present at Gampola and Dispensary at Náwalapițiya.

Andangoda Amaratavallie Atapathu's Land Belton Blackpool Blackwater Blackstone Bridge End Craighead Coolbawn Dahanaike Donside

Ellawatta Galbodde (Mackwood's) Galbodde (Native) Gneiss Bock Goorookoya Greenwood Gondennawa Handungalla Halgolla Hangranoya Hentleys Hillside Hynford Imboolpitiya Koladeniya Maryville Mastnawatta Parragalla Penross Ravenscraig Raxawa Riverside Rondura Salem Silva's Land Sembawatta Sergeant Major's Land Storeham Springfield St. Clive Strathelie Thydore Bois Waragalla Woodcote f

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Colonial Secretary's Office, Colombo, July 14, 1892.

Tama and The			7 1
	T.—Hospital for the present at (		
Barcaple Baharundra	Doombegastenne Gingranoya	Kadianlena Kataboola	Tyspane West Hall
Bowhill	Harangolla	Kolapatena and Gongalla	Yallabenda
Brafferton	Hennewelle	Oonoogaloya	
Doombegastalawa	Hoonocotua	Telisagalla	
. –	For the fallowing Fatates	in Transfel will be at Diles.	· · · ·
, • • •	-	the Hospital will be at Dikoy	
Be Be	ogahawatta   Kellie	watta . Queens	sbury
: 			
/			
	OINTMENTS, &c.	BY THE GOV	ERNOR.
A		BT THE GOV	ERNOR.
	or the Governor has been		THE GOVERNOR has been
	point Mr. J. H. TEMPLER to act		int Mr. WILLIAM ARNES
	from the 11th instant during the		Officer, Gampola, to be a
	P. LAYARD on leave, or until		Local Board at that statio
	hile so acting to be a Visitor of	vice Mr. MORAES, who ha	as left the district.
ne Frisons in the W	estern Province, a Commissioner	By His Fy	cellency's command,
	and a Director of the Widows'	Dy mis 12x	
nd Orphans' Pension			J. A. SWETTENHAM,
	the Gazette notice of the 4th		cting Colonial Secretary.
	MPLER will continue to act as	Colonial Secretary's Of	fice,
	Judge, Colombo, in addition to	Colombo, July 15, 189	
s duties as Solicitor	-General.		
D., II:		TATH reference to	the Gazette notice date
ву на	s Excellency's command,	<b>VV</b> the 22nd April,	1892, it is hereby notifie
	J. A. Swettenham,	that the appointment of	MALMIWALA KIRI BAND
	Acting Colonial Secretary.	as Acting Registrar of	Marriages, &c., of Madu
'Colonial Secretary'	s Office.	kóralé, has been extended	to a further period of three
Colombo, July 9		months from the 21st inst	ant.
	,,,,	De His Emellener al	
		By His Excellency the	
	CY THE GOVERNOR has been		J. A. Swettenham,
	oint Mr. G. E. P. GOONETILEKE,	A	cting Colonial Secretary,
iterpreter, District	Court, Anurádhapura, to act as	Colonial Secretary's Of	fice.
	nurádhapura, during the absence	Colombo, July 15, 189	2.
the Registrar, Mr.	S. OUTSCHOON, on duty.		
D- D:	Exceller auto common d	TIS EXCELLENCY T	HE GOVERNOR has been
Бу П.	s Excellency's command,	pleased to make the	following appointments :
	J. A. SWETTENHAM,	VANNARII KANDAPPII	ARACHCHI to act tem
	Acting Colonial Secretary.		f Marriages, Births, an
Colonial Secretary'	s Office.		d Sammanturai, Batticalo
Colombo, July 15,			the 1st April, 1892, vic
<u>\</u>		A. K. BANDARA APPU, de	
TTO Deserves		at his residence at Eggalar	
	Y THE GOVERNOR has been		TARALA to act temporaril
	oiut Mr. O. S. P. JAYASINHA		
	Deaths in the Ragam pattu, of	Akkaraippattu and Niudu	r. Batticaloa District, wit
	uth, Western Province, vice	effect from the 1st April, 1	892. vice N. B. GAMARAL
r. W. P. J. Rodrig	o, resigned.	deceased. His office will	
U 1	lin Emcollonon's command	pattu.	2
., љул	lis Excellency's command,		PULLE alias JOHNPULLE
	J. A. SWETTENHAM,	be Registrar of Marriage	
	Acting Colonial Secretary.	Valikámam North, with e	
Colonial Secretary's	B Office.	vice A. SANTIAGOPULLE, d	
Colombo, July 12,		held at Tellipalai East.	
			PILLAI to be Registrar
		Marriages, Births, and I	
	Y THE GOVERNOE has been	with effect from the 11t	
	point Mr. DON MARTHELIS	PULLE, deceased. His off	ice will be hald at Klaalt
UNAWARDANA RAT	NASEKERA, Vidáné Arachchi,		be Registrar of Marriage
	Deaths for the Rágam pattu,	Births, and Deaths for F	
	h, in the Western Province, vice	the 11th instant, vice VAR	TY PHILIP, deceased. H
on Bastian Ratna	SEKERA, Muhandiram, resigned.	office will be held at Mad	
	and the second	The serve with the most of magn	The V AALGOODALUS
By Hi	s Excellency's command,	By His Ex	cellency's command,
	TA STREAMENTING	1	
•	J. A. SWETTENHAM, Acting Colonial Secretary.		J. A. SWETTENHAM,

Colonial Secretary's Office, Colombo, July 12, 1892.

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[No. 5,151

### GOVERNMENT NOTIFICATIONS.

T is hereby notified to all Heads of Government Departments that it is the desire of His Excellency the Governor that all Volunteers employed under Government should be granted leave of absence from the 3rd September to the 10th of September next, to permit of their attendance at the encampment proposed to be held during that period at Urugasmanhandiya.

#### By His Excellency's command,

Colonial	Secre	tary's	Off	ice,
Col	ombo,	July	12,	1892.

J. A. SWETTENHAM, Acting Colonial Secretary.

T is hereby notified that the Office of the Registrar of Marriages, Births, and Deaths of Aturaliya Division, Mátara District, will be held at the building in the garden Talgahawatta, at Kopiyangodapiyadde, from the 18th instant.

	•	•	By His Excellency the Governor's command,	
Colonial Secretary's Office, Colombo, July 13, 1892.			J. A. SWETTENHAM, Acting Colonial Secretary.	

Return of Cooly Immigrants at the Ports of Colombo and Mannar during the Week ended July 14, 1892.

£.,,	Colombo.			Arrivals.		Departures.	
	Men	•••	•	974		682	
•	Women	•••	• •••	324		133	
	Children			158		36	
	Infants	•••	•••	159			
•	Mannár		•••	572	•••	332	
			Total	2,187		1,183	
						A. SWETTENHA	

THE following Grants of Exclusive Privilege have been granted under "The Inventions Ordinance, 1859," during the half-year ended June 30, 1892 :--

No. 375.—Benjamin Lewiss Moseley, gentleman, and Crompton Chambers, Solicitor, both of Hastings, in the County of Sussex, England, an invention for "improvements in the manufacture of artificial stone."— February 11, 1892.

February 11, 1892. No. 374.—William Jackson, Engineer, Colombo, Ceylon, an invention for "improvements in machinery or apparatus for rolling tea leaf."—February 12, 1892.

No. 378.—William Jackson, Engineer, Colombo, Ceylon, an invention for "improvements in application of air blast, or exhaust apparatus, for keeping tea leaf cool whilst being operated on in tea rolling machines."—March 26, 1892.

No. 372.—Edmund Casimir Marc, of Paris, France, Engineer, for "improvements in machinery for obtaining fibrous material from ramie and other plants."—March 26, 1892.

No. 357.—James McKinless, Shrewsbury Villa, Brooksbar, Manchester, England, late commercial traveller, for "improvements in maturing spirits and other liquors, and apparatus connected therewith."— March 31, 1892.

No. 379.—Frank Vine, Provincial Engineer of the Public Works Department, Kandy, Ceylon, an invention for an "improvement in the making of boxes for packing tea,"—April 30, 1892.

No. 364.—Jose Baxeres Alzugaray, of 123, Rua de Don Pedro Oporto, Portugal, Engineer, an invention for "improvements in extracting metals from ores and metalliferous materials. and in furnaces or apparatus therefor."—May 25, 1892.

No. 381.—James Longmore, Mill Manager, and Robert Williamson, Merchant, both of London in England, an invention for "improvements in or relating to the decortication of rhea, jute, and other fibrous vegetable stems."—May 25, 1892.

Colonial Secretary's Office, Colombo, July 14, 1892. By His Excellency the Governor's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

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### ABSTRACT OF SEASON REPORTS FOR JUNE, 1892.

### WESTERN PROVINCE.

#### COLOMBO DISTRICT.

Paddy.—In Héwágam kóralé the muttes crops are being reaped, but a good return is not expected. Yala paddy is thriving. In Salpiti kóralé the paddy plants are doing well, and the weather has been favourable. In Siyaté kóralé east the paddy in yala fields is fast earing, especially the "híneti" variety. The muttes corps are being reaped, and fields are being ploughed for maha. In Alutkuru kóralé south the paddy crops of most of the villages are very good. In Siyaté kóralé west yala paddy is thriving, and preparations are being made in some parts of the district for the cultivation of maha.

An unusually dry June, but not unfavourable, on the whole, to agriculture.

#### NEGOMBO DISTRICT.

Paddy .- Yala paddy thriving. "Sudngoba" or "bambupidum," alluded to in last month's report, is on the increase in some localities.

#### KALUTARA DISTRICT.

Paddy .- Prospects of yala harvest fair. Dry Grain.-No fine grain cultivation.

### CENTRAL PROVINCE.

#### KANDY DISTRICT.

Paddy.-Udunuwara and Yatinuwara : paddy prospects bad owing to drought. Tumpane: cultivation delsyed for want of rain. Harispattu : young plants sprouting, rain much required. Pata Dumbara: blossoming plants suffering from drought and flies. Uda Dumbara : transplanting of paddy plants retarded by want of rain. Pata Héwáheta : irrigated fields doing well, those dependent on rain promise badly. Uda Paláta : yala prospects fair, maha prospects bad. Uda Bulatgama : prospects good. Dry Grain,-Udunuwara and Yatinuwara : kursakkan prospects bad for same reason is paddy. Tumpane : kurakkan delayed for want of rain. Harispattu : kurakkan plants sprouting, rain much required. Pata Dumbara : kurakkan suffering from drought. Uda Dumbara : no kurakkan cultivation. Pata Héwáheta : kurakkan chenas not yet sown. Uda Bulatgama : considerable increase in acreage sown with kurakkan and hill paddy.

#### MATALE DISTRICT.

Paddy .- Matalé South: extent of yala cultivation small owing to want of rain. Matalé North: paddy still young Dry Grain .- Matalé North : chenas poor.

Recent rains have done much good, but are very late.

#### NUWARA ELIYA DISTRICT.

Paddy.-Kotmalé: maha cultivation commenced. Uda Héwáheta and Walapane: reaping of maha crop continueda fair crop.

Dry Grain.-Kotmalé : chenas sown with kurakkan. Uda Héwáheta and Walapané : no work on chenas.

#### NORTHERN PROVINCE.

#### JAFFNA DISTRICT.

Paddy.—Threshing of paddy continued in Punakari and Karachi divisions. Dry Grain.—Thenaisamy and panisamy in plants, and kurakkan being transplanted. The plants are in good condition, and have been much benefited by the rain. Weather.—Partial showers of rain fell on the 26th, 27th, and 28th June. Wind in general very strong from south and south-west during first three weeks; hardly any wind last week. Heavy clouds with distant lightning and thinder for the last few days in the south, south-east, and east. Tobacco.—Outting and curing continued.

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e 1 . .

#### MANNÁE DISTRICT.

an an the trifference of the second secon Paddy .- Kalapokam crop still being threshed on mainland. Sirupokam cultivated only in about fifteen villages ; crops not yet in ear, but promise fairly well. No cultivation in Mannár island. Dry Grain.—No cultivation. an e ant<u>a</u>

Ploughing for next kalapokam begun in a few villages.

MULLAITTIVU DISTRICT.

Dry weather has prevented all agricultural operations.

#### VAVUNIYA DISTRICT.

Paddy.—Recent rain will save idaipokam crop. Small extent sown for sirupokam, but promises well. Dry Grain.—Gingelly a failure, but not much sown. ់ សំណាមព្រះ ។ សំដី the is the year -- " is the works

Cultivation under restored tanks flourishing.

### SOUTHERN PROVINCE.

### GALLE DISTRICT.

Paddy. – Bentota-Walallawiti koralé and Hinidum pattu : yala crop prospects bad, Wellaboda pattu: good. Four Gravets and Gangaboda pattu : plants are just earing. Talpé pattu : middling. and the second . . . . 1.1.2 1.2.2 (2)

#### MATABA DISTRICT.

Paddy .- Gravets : little paddy cultivated for yala crops, and except in one division, where they were damaged by salt water, were good. Gangaboda pattu: crops good, but some damage has been done by godawellas. Kandaboda pattu: little paddy cultivated, crops good. Weligam kóralé: fair crop expected. Morawak kóralé: crops partly damaged by drought. Wellaboda pattu: crops promising well. Dry Grain.-Gravets: no fine grain cultivation. Gangaboda pattu: fine grain damaged by drought. Kanda-boda pattu: little fine grain cultivation. Weligam kóralé: fine grain blossoming; fair crop. Morawak kóralé: fine train damaged by donught. Wellaboda pattu: crops promising well.

grain damaged by drought. Wellaboda pattu : same as paddy.

#### HAMBANTOTA DISTRICT.

Paddy.—West Giruwá pattu : yala crops middling. East Giruwá pattu : small extent of paddy sown round mouth of Walawe river good. Mágam pattu : yala crops at Tissa good, though late owing to scarcity of buffaloes for ploughing.

Dry Grain -West Giruwa pattu : fine grain crops, mostly Indian corn, very poor owing to insufficient rainfall. East Giruwa pattu : fine grain not cultivated except in a few gardens. Magam pattu : no fine grain cultivation.

The south-west monsoon rains in West Giruwá pattu have been a failure, and in Mágam pattu there has been occasional rain towards the end of the month.

### EASTERN PROVINCE.

#### BATTICALOA DISTRICT.

Paddy.-Early pinmari crop is being harvested, later pinmari is in ear; prospects good. Price of paddy per bushel Re. 1.45, Indian corn Re. 1.25, fine grain Re. 1.25.

### TRINCOMALEE DISTRICT.

Paddy .- Pinmari cultivation progressing well.

Foot-and-mouth disease among black cattle and buffaloes prevailing, but mild in type.

### NORTH-WESTERN PROVINCE.

### KURUN#GALA DISTRICT.

Grain outlook bad. Limited extent of paddy and fine grain sown; all stunted and backward.

#### PUTTALAM DISTRICT.

Paddy .-- In Demala hatpattu fields are being ploughed for yala cultivation; some tracts sown; crop young. In Puttalam pattu no sowing for want of rain.

Dry Grain. - Fine grain prospects unfavourable owing to want of rain.

### CHILAW DISTRICT.

Paddy .- Field cultivated for yala in northern division progressing well; preparations for maha cultivation have commenced. In central and southern divisions crops have suffered for want of rain. Dry Grain -Fine grain in central and southern divisions damaged for want of rain.

The late rain has done much good in all the divisions.

#### NORTH-CENTRAL PROVINCE.

Paddy.-Prospects for yala are good, but area is restricted by cattle disease. Damage has also been done by flies and caterpillars in two palatas. The meda crop has been harveste i. Dry Grain.-Gingelly and mun in chenas destroyed almost everywhere from want of rain in May and June.

No rain during the month. Water supply generally sufficient for extent sown. Twenty-five village tanks are being refilled from Kaláwewa. Food supply ample everywhere:

· ...

### PROVINCE OF UVA.

#### BADULLA DISTRICT.

Poddy,-Harvesting is going on all over the Province, and the yield is in general satisfactory. The Bintenna crops have been somewhat injured by flies. .

### PROVINCE OF SABARAGAMUWA.

#### RATNAPUBA DISTRICT.

Paddy.-Drought has injuriously affected yala crops on mud lands in Kukulu, Meda, and Kadawatu kórslós. Timely arrival of rain has been beneficial to undamaged crops.

Dry Grain.-Cultivation not yet begun in Kadawatu and Meda koralés ; in other parts prospects good.

Foot-and-mouth disease is prevalent in Kuruwiti and Nawadun kóralés, and murrain has not yet disappeared.

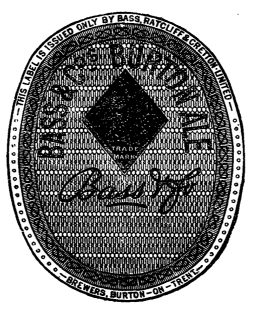
#### KEGALLA DISTRICT.

Paddy,-Very few fields have been cultivated for yala owing to want of rain; prospects fair. Ploughing operations for maha have commenced throughout the district.

Dry Graia.-Kurakkan: pai tly sown in Beligal koralé and Galboda and Kinigoda koralés-prospects fair; Three Koralés and Lower Bulatgama middling; Paranakuru koralé sowing just over. Mun: prospects fair in Beligal, Gal-boda, and Kinigoda koralés. Hill paddy sown in parts of Beligal and Paranakuru koralés. Iringu being sown in parts of Beligal kóralé. Gingelly prospects fair in Beligal kóralé.

Cattle murrain gradually decreasing in Paranakuru koralé. Font-and-mouth disease reported from parts of Beligal koralé. No further outbreak of murrain reported from Three Koralés.

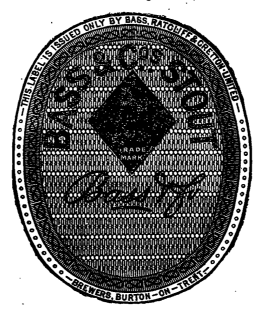
IN compliance with the provisions of the "Trade Marks Ordinances, 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Messrs. JULIUS & CREASY have applied for the registration of the following Trade Mark in the name of Bass, Ratcliff, and Gretton, Limited, for Beer in class 43 in the Classification of Goods in the above-mentioned regulations :--



NOTE.—The essential particulars of the Trade Mark are the following: (1) The entire distinctive label; (2) the distinctive device of a diamond; and (3) the copy of the written signature "Bass & Co." The applicants disclaim any right to the exclusive use of the added matter except in so far as it consists of their name and address.

Colonial Secretary's Office, Colombo, July 2, 1892. J. A. SWETTENHAM, Acting Colonial Secretary.

IN compliance with the provisions of "The Trade Marks Ordinances, 1838 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Messrs. JULIUS & CREASY have applied for the registration of the following Trade Mark in the name of Bass, Ratcliff, and Gretton, Limited, for Beer in class 43 in the Classification of Goods in the above-mentioned regulations :--



NOTE.—The essential particulars of the Trade Mark are the following: (1) The entire distinctive label; (2) the distinctive device of a diamond; and (3) the copy of the written signature "Bass & Co." The applicants disclaim any right to the exclusive use of the added matter except in so far as it consists of their name and address.

Colonial Secretary's Office, Colombo, July 2, 1892. J. A. SWETTENHAM, Acting Colonial Secretary. (2°)

[No. 5,154]

IN compliance with the provisions of "The Trade Marks Ordinances, 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Messrs. JULIUS & CREASY have applied for the registration of the following Trade Mark in the name of Bass, Ratcliff, and Gretton, Limited, for Beer in class 43 in the Classification of Goods in the above-mentioned regulations :--



NOTE.—The essential particulars of the Trade Mark are the following: (1) The entire distinctive label; (2) the distinctive device of a triangle; and (3) the copy of the written signature "Bass & Co." The applicants disclaim any right to the exclusive use of the added matter except in so far as it consists of their name and address.

Colonial Secretary's Office, Colombo, July 2, 1892.

1592

J. A. SWETTENHAM, Acting Colonial Secretary.

IN compliance with the provisions of "The Trade Marks Ordinances, 1888 and 1890," and the regulations made on March 28, 1889, notice is hereby given that Messrs. JULIUS & CREASY have applied for the registration of the following Trade Mark in the name of William Jackson & Co., of Sheaf Island Works, Sheffield, for iron and steel and other unwrought and partly wrought metals used in manufacture, in class 5; for lancets, fleams, surgical scissors, and surgical cutlery, in class 11; for cutlery and edge tools, including files, saws, shears, scissors, razors, and all other goods having a cutting edge, in class 12; for hammers, anvils, vices, hoes, spades, shovels, engineers' and other tools not having a cutting edge, corkscrews, gimlets, braces and bits not having a cutting edge, and all other metal goods of steel or of steel and iron combined, and not included in other classes, also ironmongery and hardware, in class 13; and for goods of precious metals and imitations thereof, including Sheffield and other plated goods and silver plate, in class 14, in the Classification of Goods in the above-mentioned regulations :—



Colonial Secretary's Office, Colombo, July 13, 1892. J. A. SWETTENHAM, Acting Colonial Secretary.

### DRAFT ORDINANCES.

### MINUTE.

### The following Draft of a proposed Ordinance is published for general information :—

### An Ordinance to make provision for the imposition of a Sanitary Rate in certain Localities.

HEREAS it is expedient to make provision for the levying of a sanitary rate in certain localities: Be

Preamble.

1 This Ordinance may be cited for all purposes as "The Small Towns Sanitary Ordinance, 189," and shall come into operation on such day as the Governor may, by Proclamation in the *Government Gazette*, appoint.

2 It shall be lawful for the Governor, with the advice of the Executive Council, by Proclamation to be for that purpose published in the *Government Gazette*, to bring any town or village under the operation of this Ordinance, and to define the limits of such town or village for the purposes of this Ordinance, and such Proclamation to amend, alter, or revoke as and whenever the Governor shall, with the like advice, determine.

3 All moneys levied in any town or village for the purposes and under the authority of this Ordinance shall form a fund, and the members of the board of health of the province in which any such town or village is situated shall be the trustees of such fund, and shall apply the same to the sanitation and conservancy of such town or village and to the maintenance of the public health therein, and the payment of all expenses incurred in levying such fund and in and about the carrying out of the provisions of this Ordinance.

4 In the month of January in every year a true account of all moneys received and paid by virtue of this Ordinance during the preceding year ending the 31st day of December, and a statement of the sums levied and expended under this Ordinance, shall be made in writing by such board of health, and a copy or duplicate of such account and statement shall be forwarded to the colonial secretary to be laid before the Governor in Executive Council; and an abstract thereof shall be published in the *Government Gazette* for general information before the 1st of March following.

5 It shall be lawful for the board of health of any province, and it is hereby authorised, subject to the provisions hereinafter contained, once a year, if it shall think necessary, to make and assess, with the sanction of the Governor and Executive Council, any rate or rates on the annual value of all houses and buildings of every description, and all lands and tenements whatsoever within any town or village brought under the operation of this Ordinance, and situated within the province for which such board of health is constituted. Such rate or rates to endure for any period not exceeding twelve months.

Provided that such rate shall not exceed the sum of four per centum per annum on such annual value. Provided, also, that all buildings appropriated to religious or educational purposes or in charge of military sentries shall be exempted from the payment of such rates. Provided also that it shall be lawful for such board of health to exempt from payment, on the ground of poverty, the owner of any house, land, or building, rateable under this Ordinance.

Short title and commencement of Ordinance.

Governor may bring any town or village by proclamation under the operation of this Ordinance.

Moneys levied under this Ordinance to form a fund and to be vested in the provincial board of health.

Annual accounts to be prepared and submitted to Government and an abstract published in the *Government Gazette*.

Government agent may assess rates on property.

Such rate not to exceed 4 per cent. per annum. Value of property for police adopted in any town in which a police force is established.

Valuation of property to be made in manner provided in Ordinances No.16 of 1865 and No. 7 of 1866, in any town in which no police force is established.

> Assessment rate under this Ordinance to be paid and recovered in the same manner as police assessment tax.

Government agent to be ex-officio chairman and treasurer. When ex-officio chairman absent members to appoint their own chairman.

Powers of board to be vested in the majority.

Quorum.

Chairman to have a casting vote.

Erection of new huts to be under the control of the board. 6 (1) In any town or village in which a police force shall be established, the valuation of lands, houses, and tenements which shall have been made, and shall hereafter from time to time be made for the purposes of police assessment tax under the Ordinances-No. 16 of 1865 and No. 7 of 1866, shall be taken as the valuation for the purposes of assessment under this Ordinance.

(2) In any town or village in which a police force is not established, the valuation of houses, buildings, lands, and tenements in which such assessment rate shall be levied shall be made in manner provided in the Ordinances No. 16 of 1865 and No. 7 of 1866, for the purpose of creating a fund for the maintenance of a police force in any town.

7 The assessment rate imposed under this Ordinance shall be paid and recovered in the same manner and at such times as the police tax is directed to be paid and recovered under the Ordinances No. 16 of 1865, No. 7 of 1866, and No. 6 of 1873, and shall be subject in all respects to the provisions of the said last mentioned Ordinances relating to the payment and recovery of such police tax. The government agent shall collect and recover the assessment rate payable under this Ordinance, and shall pay such rate over to the board of health of the province.

8 For the purposes of this Ordinance the government agent of the province shall be ex-officio chairman and treasurer of the board of health of his province, and shall, when present, preside at any meeting thereof. In his absence any person appointed in writing by the government agent shall preside at the meeting as ex-officio chairman. If the ex-officio chairman is absent at any meeting, the members present shall appoint their own chairman to preside at such meeting.

9 All acts whatsoever authorised or required by virtue of this Ordinance to be done by any board of health of the province may and shall be decided upon and done by the majority of members present at any duly convened meeting thereof, such members being not less than three in number when such board consists of more than four members, and not less than two in number when such board consists of less than four members: Provided that when the votes of the members present in regard to any question shall be equally divided, the chairman shall, besides his vote as a member, have a casting vote.

10 It shall not be lawful for any person to erect any range or block of huts, or sheds, or buildings, whether to be used as dwellings, or stables, or for any other purposes, on any plot or parcel of ground not previously built upon, or on which no buildings are standing, or to add any hut, shed, or building to any range or block of huts, sheds, or buildings already existing when this Ordinance comes into operation, without previous notice to the board ; and the board of health of the province may require such huts, sheds, or buildings to be built so that they may stand in regular lines with a free passage or way in front of each line of such width as the board may think proper for salutary ventilation and for facilitating scavenging, and at such a level as will admit of sufficient drainage, and may require such huts, sheds, or buildings to be provided with latrine or latrines, which must be maintained in proper order. And if any such huts, sheds, or buildings be built without giving such notice to the board or otherwise than as required by the board, the board may give notice to the builder or builders thereof to take down and remove the same within one month; and if such huts or buildings be not taken down or removed according to such notice, the board may cause the same to be taken down and removed, and the expenses incurred in doing so shall be paid by the said builder or builders, and shall be recoverable from him or them. سرقد و الم الم الم الم

Power of the board as to existing huts.

Whenever the board of health of the province is satis-11 fied that any huts, sheds, or buildings, whether used as dwellings, or stables, or for any other purposes, and whether existing at the time when this Ordinance comes into operation or subsequently erected, are by reason of the manner in which they are crowded together, or of the want of drainage and the impracticability of scavenging attended with risk of disease to the inhabitants or the neighbourhood, it shall cause a notice to be affixed to some conspicuous part of such huts, sheds, or buildings requiring the owners or occupiers thereof, or at its option, the owner of the land on which such huts, sheds, or buildings are constructed, within such reasonable time as may be fixed by the board for that purpose, to execute such operations as the board may deem necessary for the avoidance of such risk. And in case such owners or occupiers shall refuse or neglect to execute such operations within the time appointed, any person appointed by the board in that behalf may cause the said huts, sheds, or buildings to be taken down, or such operations to be performed in respect thereof as the board may deem necessary to prevent such risk. If such huts, sheds, or buildings be pulled down, the said person shall cause the materials of each hut, shed, or building to be sold separately, if such sale can be effected, and the proceeds shall be paid to the owner of the hut, shed, or building, or if the owner be unknown, or the title disputed, shall be held in deposit by the board until the person interested therein shall obtain the order of a competent court for the payment of the same.

Provided always that in case any huts, sheds, or buildings existing at the time when this Ordinance comes into operation should be pulled down under this section by order of the board, or in pursuance of its notice, compensation shall further be made to the owner thereof.

12 If in any street any house, building, or wall, or any thing affixed thereon, be deemed by the board of health of the province to be in a ruinous state, or likely to fall, or in any way dangerous to the inhabitants of such house or building or to the neighbouring houses or buildings, or to the occupiers thereof, or to passengers, it shall immediately, if it appears to be necessary, cause a proper board or fence to be put up for the protection of passengers, and shall cause notice in writing to be given to the owner or occupier forth with to take down, secure, or repair such house, building, wall, or thing affixed thereon, as the case shall require ; and if such owner or occupier do not begin to repair, take down, or secure the same within three days after such notice and complete such work with due diligence, the board shall cause all or so much of such house, building, wall, or thing as it shall think necessary to be taken down, repaired, or otherwise secured; and all the expenses incurred by the board shall be paid by the owner or occupier of the premises, and shall be recoverable from such owner or occupier.

13 If any such house, building, or wall, or any part of the same be pulled down by virtue of the powers aforesaid, the board of health of the province may sell the materials thereof, or so much of the same as shall be taken down, and apply the proceeds of such sale in payment of the expenses incurred, and shall, on demand, restore any overplus arising from such sale to the owner of such house, building, or wall.

Provided always that in case no demand for such overplus as aforesaid shall within twelve months be made by any person entitled to call for the same, the board shall be at liberty to pay the amount of such overplus to the credit of the fund created by section 3 of the Ordinance, and shall be freed from any liability to pay or answer for or in respect of such unclaimed overplus. The board, although it sells such materials for the purposes aforesaid, shall have a right to recover so much of the said expenses as may remain due after the application of the proceeds of such sale.

Proviso.

Houses in a ruinous and dangerous state.

Sale of materials of ruinous houses.

Previso.

Overcrowding of houses. 14 Whenever it shall appear to the board of health of the Province that any house is so overcrowded as to be dangerous or prejudicial to the health of the inhabitants thereof or of the neighbourhood, and the inhabitants shall consist of more than one family, the board shall cause proceedings to be taken before the police court to abate such overcrowding, and the said court shall thereupon make such order as it may think fit, and each of the persons permitting such overcrowding shall be liable to a penalty not exceeding ten rupees for each day after the date of such order during which such overcrowding shall continue.

15 It shall be lawful for the board of health of the province at any time between sunrise and sunset by any person appointed by the same (on giving six hours' notice) to enter into and inspect all houses and buildings, and by an order in writing to direct all or any part thereof to be forthwith internally and externally limewashed or otherwise cleaned for sanitary reasons; and if the owner or occupier of such house or building neglect to comply with such direction within two days from the time when the order shall have been served upon him, the board may cause the same to be done, and the expenses incurred shall be paid by the owner or occupier, and shall be recoverable from the owner or

16 Whoever, without the written consent of the board of health of the province thus obtained, makes or causes to be made any drain into any of the public sewers or drains, shall be liable to a penalty not exceeding fifty rupees, and the board may cause such drain to be demolished, altered, remade, or otherwise dealt with as it may think fit; and all the expense incurred thereby shall be paid by the person making such drain, and shall be recoverable from such person.

17 No building shall be newly erected over any public sewer, drain, culvert, gutter, or water-course without the written consent of the board of health of the province; and if any building be so erected, the board may cause the same to be pulled down or otherwise dealt with as it may think fit; and the expenses thereby incurred shall be paid by the person offending, and be recoverable from such person.

18 In case the board of health of the province shall be of opinion that any latrine or latrines or additional latrine or latrines shall be necessary to be attached to or provided for any house, or building, or land, the owner of such house, or building, or land shall, within fourteen days after notice in this behalf by the board, cause such latrine or latrines to be constructed in accordance with the requisition of such notice; and in case the requisitions of such notice shall not have been complied with to the satisfaction of the board by such owner within the period aforesaid, the board shall be at liberty to cause such latrine or latrines to be constructed; and the expense incurred in such construction shall be payable by such owner, and shall be recoverable from such owner.

19 It shall be lawful for the board of health of the province to compel any person employing large bodies of workmen or labourers to provide and maintain such latrine or latrines as may to it seem fit, and to cause the same to be kept in proper order and to be daily cleaned. And should such person neglect to provide and maintain such latrine or latrines, or to keep the same clean and in proper order; the board may construct and cause such latrine or latrines to be kept in good order and cleaned; and the expense incurred by the board in respect thereof shall be paid by the person aforesaid, and shall be recoverable from such person.

Neglect to enclose private latrine.

Board may cause

employing large

numbers of men

maintain latrine or latrines, &c.

to provide and

persons

20 The owner or occupier of any house, or building, or land having a latrine on his premises, shall have such latrine shut out by a sufficient roof and wall or fence from the view of persons passing by or residing in the neighbourhood, and

OI MOUBOS.

Power of board to inspect and limewash houses.

Building over sewers, &c., not to be erected without consent of board.

Penalty for

unauthorised

public sewers.

drains into

making

• Board may order or cause additional latrines to be constructed. [No. 5,154

it shall not be lawful for any owner or occupier to keep any latrine open with a door or trap-door opening on to any street. Every owner or occupier who shall omit to comply with, or shall commit any breach of, any of the provisions of this section, shall be liable to a fine of five rupees a day for each day of default or breach : Provided that the board may in its discretion permit the continuance for such time as it may think fit of any such latrine open with a door or trap-door opening on to any street, where such latrine already exists and does not create a nuisance.

21 All drains, latrines, and cesspools within the town or village shall be under the survey and the control of the board of health of the province, and shall be altered, repaired, and kept in proper order at the cost and charges of the owners of the land and buildings to which the same belong, or for the use of which they are constructed or continued; and if the owner of any land or buildings to which any such drain, latrine, or cesspool belongs neglect, during eight days after notice in writing for that purpose, to alter, repair, and put the same in good order in the manner required by the board, the board may cause such drain, or latrine, or cesspool to be altered, repaired, and put in good order in the manner required ; and the expense incurred by the board in respect thereof shall be paid by the owner, and shall be recoverable from him.

22 If any such drain, or latrine, or cesspool be constructed after this Ordinance comes into operation, contrary to the direction and regulations of the board of health of the province, or contrary to the provisions of this Ordinance, or if any person, without the consent of the board, construct any new drain, or latrine, or cesspool, or construct, rebuild, or unstop any drain, or latrine, or cesspool, which has been ordered by the board to be demolished or stopped up, or not to be made, every person so doing shall be liable to a fine not exceeding fifty rupees; and the board may cause such amendment or alteration to be made in any such drain, or latrine, or cesspool as it may think fit, and the expenses thereof shall be paid by the person by whom such drain, or latrine, or cesspool was improperly constructed, rebuilt, or unstopped, and shall be recoverable from him.

23 The board of health of the province or any person appointed by it for that purpose may, subject to the restrictions of this Ordinance, inspect any such drain, or latrine, or cesspool, and for that purpose at any time may enter upon any lands and buildings with such assistants and workmen as are necessary, and cause the ground to be opened, where such board or person may think fit, doing as little damage as may be; and if upon such inspection it appears that the drain, or latrine, or cesspool is not in good order and condition, or that it has been constructed after this Ordinance comes into operation contrary to the provisions thereof, the expenses of such inspection shall be paid by the person to whom such drain, or latrine, or cesspool may belong, and shall be recoverable from such person; if such drain or latrine, or cesspool be found to be in proper order and condition, and not to have been constructed in violation of the provisions of this Ordinance, the board or person as aforesaid shall cause the ground to be closed and made good, as soon as may be, and the expenses of the opening, closing, and making good such drain, or latrine, or cesspool shall in that case be defrayed by the board.

24 When any private tank or low marshy ground or any waste or stagnant water, being within any private land, appears to the board of health of the province to be injurious to health or to be offensive to the neighbourhood, the board shall, by notice in writing, require the owner of the said premises to cleanse or fill up such tank or marshy ground, or to drain off or remove such stagnant water; and if the said owner shall refuse or neglect to comply with such requisition during seven days from the servicé thereof, the board or any

If owners neglect to keep drains, &c., in good order, board may cause the same to be done and charge the owner with the expenses.

Penalty for making or altering drains, &c., contrary to the orders of the board.

Inspection of drains and latrines.

Power to fill up unwholesome tanks on private premises. 1597

(3)

person appointed by it and its workmen may enter into the said premises and do all necessary acts for all or any of the purposes aforesaid, and the expense incurred thereby shall be paid by the owner of such premises, and shall be recoverable from him.

Place of deposit for filth. 25 The board of health of the province from time to time shall provide places convenient for the deposit of the night soil, dung, and other filth, and for dust, dirt, ashes, and rubbish.

Proviso.

Provided that no such dust, dirt, ashes, rubbish, night soil, dung, and other filth shall be deposited in the neighbourhood of populous localities, nor within the limits of the town or village.

All rubbish, &c., collected to be the property of board.

• 26 All dirt, dust, ashes, rubbish, sewage, soil, dung, and filth collected from streets, houses, latrines, sewers, and cesspools shall be the property of the board of health of the province, and the board shall have power to sell or dispose of the same as it may think proper; and the money arising from the sale thereof shall be paid to the credit of the fund created by section 3 of this Ordinance.

#### By His Excellency's command.

J. A. SWETTENHAM, Acting Colonial Secretary.

Colonial Secretary's Office, Colombo, July 5, 1892.

### MINUTE.

### An Ordinance for imposing a Duty on Tavern Licenses within the limits of the Colombo Municipality.

#### Preamble.

### the limits of the Colombo Municipality. WHEREAS it is expedient to amend the Ordinances Nos. 10 of 1844 and 13 of 1891, and to impose a duty on all licenses issued in respect of arrack taverns within the limits of the Colombo Municipality: Be it

a duty on all licenses issued in respect of arrack taverns within the limits of the Colombo Municipality: Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows:--

Stamp duty payable on tavern license within the Colombo municipality.

To be read as one with Ordinances Nos. 10 of 1844 and 13 of 1891. Commencement 1 Whenever in pursuance of the provisions of section 26 of the said Ordinance No. 10 of 1844, as re-enacted by section 6 of the said Ordinance No. 13 of 1891, the government agent of the western province issues a license to sell by retail arrack and rum at any tavern situated within the limits of the Colombo municipality, such license shall be subject to a stamp duty of five hundred rupees.

2 This Ordinance shall be read as one with the Ordinances Nos. 10 of 1844 and 13 of 1891, and shall commence and take effect on the First day of July, one thousand eight hundred and ninety-three.

#### By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

Colonial Secretary's Office, olombo, July 12, 1892.

### MINUTE.

### The following Draft of a proposed Ordinance is published for general information :---

### An Ordinance relating to the registration of Marriages, Births, and Deaths.

Preamble.

Irregular

Entries in registration books declared valid.

Saving clause.

registration

declared valid.

HEREAS doubts have arisen as to the legality of the registration of marriages, births, and deaths in this Colony, and it has become expedient to remove such doubts : Be it therefore enacted by the Governor of Ceylon, by and with the advice and consent of the Legislative Council thereof, as follows :---

The solemnisation and registration of all marriages, and the registration of all births and deaths, which shall have occurred up to the date of the passing of this Ordinance, shall be as valid and effectual for all purposes intended by, or relating to, or connected with the provisions of the Ordinances No. 4 of 1847; No. 13 of 1863, No. 8 of 1865, No. 18 of 1867, No. 3 of 1870, and No. 9 of 1874, as if each and every of the registration districts had been duly established under the said Ordinances, and as if every person who had held, or who at the date of the passing of this Ordinance is holding, the office of registrar of marriages, or the office of registrar of births and deaths, had been duly appointed registrar of marriages and registrar of births and deaths respectively.

2 Every entry appearing in the books kept or purported to be kept in conformity with the provisions of the said Ordinances No. 4 of 1847, No. 13 of 1863, No. 8 of 1865, No. 18 of 1867, No. 3 of 1870, and No. 9 of 1874, shall be deemed to be valid and effectual for the purposes of the said Ordinances

3 Nothing in this Ordinance contained shall give any validity-

- (a) to the solemnisation or registration of any marriage, or the registration of births and deaths, except so far as relates to defects thereof caused by the non-establishment, imperfect establishment, or accidental abolition of any registration district, or by the irregular appointment or non-appointment of any person acting or purporting to act as registrar; or
- (b) to any marriage that may heretofore have been
- declared invalid by a competent court; or (c) to any marriage invalid by reason of the nonestablishment, imperfect establishment, or accidental abolition of any registration district, or of the irregular appointment or non-appointment of any person acting or purporting to act as registrar, when the parties or either of them have or has subsequently contracted a valid marriage.

Short title.

4 This Ordinance may be cited for all purposes as "The Marriages, Births, and Deaths Registration Amendment Ordinance, 1892."

> By His Excellency's command, J. A. SWETTENHAM.

Acting Colonial Secretary.

( 3\* )

Colonial Secretary's Office. Colombo, July 14, 1892.

### REVENUE NOTICES.

NOTICE is hereby given that the following Toll Rents of the Central Province from August 1 to December 31, 1892, will be exposed for sale by public auction at the Kandy Kachcheri on Monday, the 25th July, 1892, at 2 P.M., upon the conditions specified below :--

At Kadugannáwa in Yatinuwara within quarter of a mile of the junction of the Paranapattiya road with the Colombo road, the place of collection being at Dandudeniyagerawatta.

At Gampola in Udapaláta, about 10 chains west of the junction of Malabar street with the Kadugannáwa-Paranapattiya road, the place of collection being at Ganetennawatta, bearing assessment No. 19, on the road from Kadugannáwa to Gampola.

#### Conditions of Sale.

Ten per cent. of the amount bid must be deposited in cash.

The ten per cent. will be forfeited if the necessary securities are not completed as soon as His Excellency the Governor's sanction has been communicated.

Further conditions will be made known on the day of sale.

Kandy Kachcheri, July 2, 1892. P. A. TEMPLEE, Government Agent.

වී 1892 ක්වූ අගෝස්තුමස 1 වෙනි දින පවත් දෙසැම්බර් මස 31 වෙනි දින දක්වා පහත සඳ හන්වත මබාම දිසාවේ පාලම්රේඥ පහත දක්වන කොන්දේසිවලට එකහව, වම් 1892 ක්වූ ජූලි මස 25 වෙනි සඳ දින පස්වරු දෙකට මහනුවර කව්වේරියේදී

පුසිඩුවෙන්දේසිකර විකුනන්ට යෙදෙනවාඇත.

ශවිනුවර කඩුගන්තාවේ කොලඹ පාරව, පරහ පව් විසට යන පාර සන්බිවූ තැන හිට හැතැක්ම කාලක් ,ඇතුලතදී—රේඤකාසි අයකරණ සථානය දඹුදෙනි යේ ගෙදරවන්නේදීය.

උඩපලාන ගම්පල මැලබාර්විවිය, පරහ පව්වියහරහ කඩුගන්නාවට යන පාර සන්ඞිවූ හැන හිව දන්වැල් 10ක් පමන බස්නාඉරින්—රේන්දකාසි අයකරන සෝා නය කඩුගන්නාවෙහිට හම්පලට යන පාරේ නොම් මර 19යේ වරිපනම් නොමේරය දරන ගණෝතැන්නේ වතත කියන ඉඩමේදීය.

#### විකිනීමේ කොන්දේසි.

ඉල්ලාගන්නාලද ගනනෙන් සියේව 10ය බැගින් ගතනක් මුදලෙන් බැදහමන්ට ඕනැය.

ගරුහර ආණ්ඩුකාර උතුමා නත්වහන්සේගේ ඒත්තුගැණීම දන්වූ වහාම ඕනෑකරහ ඇප සම්පුණී කරදෙන්ව නොයෙදුනේවනම්, ඉහතකි බැදතබන්ව යෙදුන 10ගෙන් එක දුඬේට වෙනුව අලලාගන්ටයෙදේ.

වැඩිදුර කොන්දේසි විකුනන දවසේදී කියවා තේ රුම්කර දෙනුලැඩේ.

පී. ඒ. ටැම්ප්ලර්, ආණ්ඩුවේ ඒරන්හලන්නාන්යේ. 1892 ක්වූ ජූලි මස 2 වෙනි දින මහනුවර කච්චේරියේදිය.

NOTICE is hereby given that the Assistant Government Agent, Mátara, will put up for resale at the Mátara Kachebéri by public auction, at the risk of the original purchasers, the under-mentioned Tolls from August 1 to December 31, 1892, on Saturday, July 30, at 1 F.M.:-

1. The road toll rent, Bandattara, on the Tudáwé line, and Kekanaduré on the old Hakmana road.

- 2. The road and bridge toll at Akuressa.
- 3. The road toll at Dondra.
- 4. The road toll at Godagama

Galle Kachchéri

July 9, 1892.

5. The bridge and minor road toll rent, Pclwatts.

The purchaser must deposit in cash one-third of the purchase amount on the day of sale as security.

K. MACLEOD, for Government Agent.

වේ 1892 ක්වූ අගෝස්තු මස 1 වෙනි දින පවන් දෙසැම්බර් මස 31 වෙනි දින දක්වා මෙහි පහත සඳහන්වෙන හොටුපල රේන්ද වම් 1892 ක්වූ ජුලයි මස 30 වෙනි සෙනසුරාද, එකට මාතර උපඒරත්තලන්හා ත්සේ විසින් පළමූ ගැනුම්කාරයින්ගේ අපුයෝරනගව මාතර කව්වේරියේදී පුසිබ වෙන්දේසියේ විකුනන්ට යෙදෙනවා ඇත. ඒනම් :--

I. තුඩාවේ පාරේ බඩහතර පාරේ රේන්ද සහ හක්මන පරනපාරේ කැකනදුරේ පාරේ රේන්දේද. .

- 2. අකුරැස්සේ පාරේ සහ පාලම් රේන්දේද.
- 3. දෙවුන්දර පාරේ රේන්දේද.
- 4. ගොඩගම පාරේ රේන්දේද.

5. පොල්වත්තේ පාලම් රේන්දේ සහ සුළු පාරේ රේන්දේද යන මේවාග,

ගැහුම්කාරයා විසින් මිලේට ගන්ව යෙදෙන මුද ලෙස් තුතෙන් පංගුවක් විකුහුම් දවසේදී ඇපේට තබ න්ට ඕනෑය.

> කේ. මැක්ලියොඩ, ආණ්ඩුවේ ඒජන්හතැන වෙනුවට.

වම් 1892 ක්වූ ජූලි මය 9 වෙනි දීන ගාල්ලේ කච්චේරියේදීය.

### LAND SALES IN THE WESTERN PROVINCE.

No. 1,342, w. P. Colonial Secretary's Office, Colombo, July 6, 1892.

O<sup>N</sup> Tuesday, August 16, 1892, at noon, the Hon. the Government Agent for the Western Province will put up to •auction, at his office in the Colombo Kachcheri, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Two allotments of land situated in the Kalutara District of the Western Province.

Preliminary plan 1,917. Situation-Munwattabage pattuwa of Rayigam koralé.

Lot.	Name of Land.	Name of Village.	Extent. A. R. P.
C & D 545	Batahena	Morontuduwa	3039
÷	•		

Preliminary plan 5,266. Situation-Munwattabage pattuwa of Rayigam kóralé

5248 Nekatigewatta Melegama 11 3 37

Further particulars and conditions of sale can be ascertained on application to the Hon. the Government Agent, Colombo.

By His Excellency the Governor's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

No. 1,342, W. P.

විෂී 1892 ක්වූ ජූලි මස 6 වෙනි දින කොළඹ මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදීය.

බ ස්නාහිර දිසාවේ වංශාධිපති ආණ්ඩුවේ ඒජන්තඋන්තාන්සේ විසින් මෙහි පහත සඳහන්වෙත ආණ්ඩුව සත්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට විෂී 1892 ක්වූ අගෝස්තු මස 16 වෙනි දිනවූ අහහරු වාද දවාලට කොළඹ කච්චේරියේදී වෙන්දේසිකර විකුණින්ට යෙදෙනවා ඇත.

බස්නාඉර දිසාවේ කඵහර පලාතේ පිහිටාතිබෙන බිම්කැබෙලි.

සිතියම 1,917. පිහිටාතිබෙන්නේ—රයිගම්කෝරලේ මුන්වත්තේබාගේ පත්තුවේ.

ේ ලනා.	ඉඩමේ නම.	ගම.	අ. රු. ප.
C සහ ]) 545 බටගේන	බටහේන	<b>මො</b> රොන්තුඩුව	3 0 39
		සිතියම 5,266.	•
5248	නැකහිගේ වත්ත	මැලැගම	11 3 37

රයිගම්කෝරලේ වුන්වත්තේඛාගේපත්තුවේ මොල්ලිගොඩ පිහිටාතිබෙන පර්චස් විස්සක් පමන මහත ඇති දෙඉගහවතත කියන වතත.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේයර්ජනරාල් උන්නාත්සේගෙඤ, විකීණීමේ කොත් ඉද්සිය ගැණ කාරණ බස්නාඉර දිසාවේ වංශාධිපති ආණ්ඩුවේ ඒජන්තඋන්නාන්සේගෙඤ දූනගන්ව පුළුවන.

ආණ්ඩුකාර උතුමානක්වහන්සේගේ ආඥවලෙස,

ජේ. ඒ. ස්විටන්හැම්,

වැඩබලන මහසෙහුතාරිස් වම්හ.

1601

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No. 1,343	, w. p. Colo	nial Secretary's	Offic	e,		සත්
		. Colombo, July	6, 1	892.	1	
the under authorised	oon on Tuesday, Au e Government Agent p for sale or settlemen- mentioned portions of d by Government. inary plan 9,559. Sit Siyané k	gust 16, 1892, for the Wester at, at his Office in Crown Land, or custion-Adikari	the n Pr n Col n the	Hon. ovince lombo. terms	BP	2 2 3 4 5
	. Olyançı k		E	xtent,		
· Lot.	Name of Land.	Village.		B. P.		51
N 605	Kongahawatta	Delgoda	6	2 20	G	5
0 605	Do.	do.	ŏ	8 27	1 17	5
P 605	Do.	· do.	0	02	H	- 5,
Q 605	Kongahawattahena	do.	1	0 \$0	H	5
R 605	Do.	do.	0	0 24	I	· 5 ]
S 605	Kongahakele	do.	0	3 26	- T	•
T 605	, Do.	do.	0	0 21	P	5
Prelimi	nary plan 4,020. Situ	ation-Ambatale	enpa	hala.	1	v
B 2	Ambagahawatta	Weragoda	0	1 2	s	5
P 2	Do.	do.	ŏ	1 12		5
B 3	Ellabodawatta	do.	ŏ	i 4		5
E 3	Weragodakumbura	do.	Š	1 24	1 7	
. W 4	Ambagahawatta	do.	ŏ	2 12	10	6
F 5	Ambagahawatta or M		v		1	10
	tiyagabawatta	do.	0	8 37	0	10
F 51	Maditiyagahawatta	Kotuwila	ŏ	1 38	1	
G 5	Ambagahawatta	do.	2	0 0		_
Ĥ 5	Piskalwatta	do.	4	0 36	1 1	<u> ක</u> ෆුම්
Η δi	Do,	do.	2	3 16		
H 5	Do.	do.	. 6	2 10		මෙම
I Š	Kongahawatta or Am	-	•••			හි සද්
	watta	do,	0	3 28	1	
P 5	Halmulla or Bogahav		1	1 12		නා න්
8 5	Bogahawatta	do.	ĩ	3 33	ළුද	ජන්ත
Ŭ 5	Halmullewatta	do.	1	2.6		
<b>V</b> 5	Do.	do.	2	0 16		ф. Ф.
C 6	Ambagahawatta	do.	0	1 6		φ. σ.
L 10	Bogahawatta	do.	1	.0 25		•
0 10	Do.	Kotuwila and				
		Kittanpahuw	al	3 17		
		•				
Upset I	rice,-Rs. 10 per acre	<b>.</b>			No	. 1,84
Further	information respect	ing these lands	, ma	ay be	1	,.
	from the Hon. the					
	the conditions of sale f				1.7	A T
			e ur	γ≁¢rπ•		7
ment Age	int, Western Province.				. pu	t up f

By His Excellency the Governor's command, J. A. Swettenham, Acting Colonial Secretary.

වම් 1892 ක්වූ ජූලි මස 6 වෙනි දීන No. 1,343, w. p. කොළඹ මහසෙකුතාරිස්උන්නා න්සේගේ කන්තෝරුවේදීග.

ස්නාඉර දිසාවේ වංශාධිපති අණ්ඩුවේ ඒජන්තඋන් තාන්සේ විසින් මෙහි පහත සඳහන්වෙන අණ් ඩුව සන්හක ඉඩම් ආණ්ඩුවේ නිශෝගවල පුකාරයට වම් 1892 ක්වූ අගෝස්තු මස 16 වෙනි දිනවූ අහතර වාද දවල් කොලඹ කච්චේරියේදී වෙන්දේසිකර විකු ණන්ට නොහොත් මේරුන්කරන්ට ගෙදෙනවා ඇත-සිතියම 9,559.

පිහිටාතිබෙන්නේ—සිතාකෝරලේ අදිකාරිපත්තුවේ

ඉනා.	ඉඩමේ නම,	ගමේ`නම,	මහත. අ. රූ. ප.
N 605	කෝන්ගහවත්හ	දෙල්ගොඩ	6 2 20
O 605	. අම	୍ର୍କୁ	0 3 27
P 605	එම	එම	0 0 2
Q 605	එම ඉත්න	එම	1 0 30
R 605	ළුම	. ඉම	0 0 24
S 605	කෝන්ගහකැලේ	එම	0 3 26
T 605	లి ్	. එම	0 0.21

ාතියම 4,020.	අඹතලෙන්	් පහල වේරගොඩ.	
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Ø	30.	ඉඩමේ නම.	ගුමේ තම.	ę.	රූ.	ø.	
	2	අඹ්ගහවත්ත	<b>ම</b> ව්රඉගාඩ	Ò		2	
	2	් එම	්එම	0	1	12	
	8	ඇලබොඩ <b>ව</b> ක්ක	එම •	0	1	4	
	8	<u>මේරගොඩකුඹුර</u>	එම	3	1	24	
Ť	4	අඹගහවත්ත	ළුම	0	2	12	•
	4 5	එම නොහොත් මද					
		වියගහව <b>න්</b> න	එම	ò	3	37	
	5 <del>1</del>	මදටියගහව <b>ත්</b> ත ·	කොටුවිල	0	0	38	
	5ື	අඹගහව <b>ත්ත</b>	<b>මි</b> ම	2	_0	0	
	5	පිස්කල්වක්ත	එම	4	•3	36	
	51	୍ର	එම :	2	3	16	
	$5\frac{3}{4}$	එම	එම	6	2	10	
	· 5 •	කෝන්ගහවත්ත දෙ	ລາ		·		
		හොත් අඹගහවත්:	ත එම	0	3	28	
	5	හල්මුල්ල නොහො	ววี				
		බෝගහව <b>ත්</b> ත	එම	1	1	12	
	5	බෝගහවත්ත	එම	1		33	
	5	හල්මුල්ලේව <b>ක්</b> ත	එම	1		6	
	5	ర సంత	එම	2	0	16	
	6	අඹ්ගහවත්ත	. එම	0	1	6	
	10	බෝගහවත්ත	එම	1	0	25	
	10	එම	කොටුවිල සහ				
			කීත්තත්පහුව	1	3	17	
			<b>U</b>				

මිලකර තිබෙන්නේ අක්කරයක් රුපියල් 10 බැගින

මෙම බිම් කොට්ඨාස ගැණ වැඩිදුර කාරණ වංශාගී පති සර්වේයර් ජනරාල් උන්නාන්සේගෙඤ, විකිනීමේ කොන්දේසිය ගැණ කරණ වංශාධිපති ආණ්ඩුවේ ඒජන්තඋන්නාන්සේගෙඤ දුනගන්ට පුළුවන.

ාණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස, ජේ. ඒ. ස්විටන්හැම්, වැඩබලන මහසෙකුහාරිස් වම්හ.

No. 1,844, w. P.

Colonial Secretary's Office, Colombo, July 14, 1892.

A T noon on Tuesday, August 30, 1892, the Hon. the Government Agent for the Western Province will put up for sale or settlement, at his office in Colombo, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Preliminary plan 2,907. Situation-Ragam pattu of Alutkuru kóralé south.

•	Alutkuru kora	ie sourd.	_		
			Ext	ent	•
Lot.	Name of land.	Village.	۸.	R.	P.
1	<del>.</del>	Tudella	1	1	9
2	<b>—</b> .	. do.	1	0	25
3	_	do.	0	2	27
4		do.	2	1	15
5 6	<b>—</b> ·	do.	0	3	2
6	-	do.	1	2	36
7	· 🗕	do.	3	2	8
8	-	do. '	0	2	3
9		do.	0	3	18
10		do.	0	0	38
11	-	do.	1	1	30
12	-	do.	2	Ö	5
13	Muttetuwa	do.	. 4	1	11
14	Pitakottuwa	' do.	2	2	36
15.		do.	1	3	2]
16	<u> </u>	do.	0	2	8
17	Telambagahakumbura	do.	4	2	8
18	· <b>—</b>	do.	0	0	83
19	<u> </u>	do.	0	2	6
22		do.	0	0	10
23	Kekiridaluwekumbura	do.	2	0	
29	-	do.	1	•1	
31	<u> </u>	do.	0	2	30
34	<u> </u>	do.	Ó		20
36		do.	0	2	37
•					•

<b>.</b> .			Extent.	1		•	මග්ත.
·Lot.	• Name of Land.	Village.	A. R. P.	ଭଥ	හා. ගම.	ඉඩුමේ නම.	අ. Jz. 8.
<b>37</b>	<u> </u>	Tudella	0 3 29	5	තුඩැල්ල		0 3 2
38 39		. do. do.	0 0 17 0 2 26	6	<b>ిలి</b> ల్ `		1 2 36
40	<u> </u>	do.	0 0 2 20	7	එම	<u> </u>	3 2 8
43	Weliweriyekumbura	do. •	1 1 2	8	. තම		0 2 3
44		do.	7 0 15	9	එම		0 3 18
<b>45</b> 46	Diyapotakumbura	do.	107	10	එම :		0 0 35
40 47	Diyapotakumbura Do.	do. do.	$\begin{array}{c}1 & 2 & 31\\4 & 1 & 4\end{array}$	11	එම		$\begin{array}{rrrrr}1&1&30\\2&0&5\end{array}$
48	Wetakeyiyagaha or Pal		***	<b>12</b> 13	එම එම	මුත්තෙට්ටුව	$     \begin{array}{c}       2 & 0 & 5 \\       4 & 1 & 11     \end{array} $
•	kumbura	do.	200	14	ළම එම	පුඩාබේටටුව පිටුකොටුව	
49	<del>.</del>	do.	0 2 0	15	එම ්		1 3 21
50 51	Wetakeyiyagabakumbu	do ra do.	0 3 28 1 2 8	16	එම		0 2 8
52	Porikotuwakumbura	do.	1 1 15	17	එම	<b>නෙළඹුගහ</b> කුඹුර	4 2 8
<b>53</b> . '	Wetakeyagahakumbura	do.	1 2 24	18	ළුම		0 0 33
54 .	. · · · ·	do.	0 0 34	19	එම		02.6
55 · 56		do. do.	0 1 21 0 1 30	22	එම්		<i>i</i> . <i>i</i> <b>0 0 10</b>
67	Nugagahakumbura	đo.	· · 0 2 23	23	ළම	කැකිරිදඵමේ කුඹුර	2°0 19
<b>5</b> 8	Bunwala	do.	0 2 33	29	එම	· · ·	1 1 25
59	Wetakeyiyagahakum-		•	31	එම -		0 2 30
<b>R</b> 0 <sup>°</sup>	burs	do.	··•0 1 0	34	එම		0 0 20
60 61	Do.	do. do.	2.222 006	36 87	එම එම	- <b></b>	0 2 37 • 0 3 29
62	· · · · · · ·	do.	0 2 26	38	ළම		0 0 17
63	<b></b>	do.	0 2 34	39	·		0 2 26
64	en Balasialaha dahamahasan	do.	0 0 18	40	්ථම		0 0 25
65 - 66	Palavielabodakumbura	do. do.	$\begin{array}{ccc} 0 & 2 & 3 \\ 0 & 0 & 12 \end{array}$	43	ළම	වැලිවේරිය කුඹුර 🍐	112
67	Kottegekumbura	do	1 2 26	44	එම ·		7 0 15
69	Hunupitiyakumbura	do.	1 1 31	45	එම		1 0 7
74	Mahaliyadda	do.	1 3 6	46	එම	දියපොව කුඹුර	1 2 31
75 76	Dangahakumbura Madangahakumbura	do. do.	0 3 13	47	එම	එම	414
77	Marandagahakumbura	do.	0 3 28 2 1 15	48	එම	වැටකෙසියාග්හනො	
• 78		do.	0 1 3	40		පලිකුඹුර	
				49 50	් එම	•	020
Upset	price,-Rs. 10 per acre.		.,	50 51	තුබැල්ල එම	 වැවකෙයියාශකකුඹුර	0 <b>3 28</b> 1 <b>2</b> 8
Furth	er information respect	ing these lo	ts may be	52	ළුම	පොරිකොටුවේ කුඹුර	1 1 15
obtained	from the Hon. the Survey	or-General.	and respec-	53	එම	වැටකෙසියාගහ කුඹුර	
	conditions of sale from the			54	ළුම		0 0 34
Agent, V	Western Province.		194 N 19	55	එම		0 1 21
-	• .		•	56	ළුම		0 1 30
Rv F	His Excellency the Gover	nor's comme	na :	57	ළුම	නුගගහකුඹුර	0 2 23
	is Excellency the solution		,	58	එම	බින්වල	0 2 33
	· · J	. A. Swette	WHAN	59 60	ළම	වැටිකෙසියාගහකුඹුර	0 1 0
		ing Colonial		60 61	· එම	එම •	. 2 2 22
	•	0		61 62	ළුම . ආම	· <u> </u>	U 0 6 0 2 26
	• •			.6 <b>2</b> 63	එම එම	-	0 2 20
•			.	64	<b>එම</b>		0 0 18
	•	•	•	65	20	පලවීඇලබොඩකුඹුර.	
	වෂී 1892 ක්දි	) ජැ <del>බ</del> මැස 14	බවති වන	66	ළුම		0 0 12
No -1 2/		මහසෙකුතාං		67	ළුම	කෝව්වෙගේ කුඹුර	1 2 26 •
110, 1,05		කත්තෝර <u>්</u>		69	එම	හුනුපිටියකුඹුර	1 1 81
			- 1	74	ළම	මහලියද්ද .	136
බ <sup>ස්නා</sup>	තිර දිසාවේ වංශාබිපස	න ආංමාඩල	ව පරන්න	75	එම	දන්ගිනකුඹුර	0 3 13
	ත්නාන්සේ විසින් මෙ			76	එම	මාදන්ගහකුඹුර	0.328
<b>ආ දැ</b> ම්බුම්	ව සන්තක ඉඩම් ආ ණ්ඩු	)වේ නියෝය	ාවල පුකාර	77	එම එබ	මරන්දගහකුඹුර	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
යට වම්	1892 ක්වූ අනෝස්තු ම	ස 30 වෙනි	දිනවූ අඟ	78	එම ·	-	013
<b>කරුවා</b> අ	, දවාලට කොළඹ ක	ච්චේටියේදී	වෙන්දේසි	-			
කර වික	ණත්නට නොහොත්	බේරුම්කර්	ත්ව ගෙදේ	- @	ලකරතිබෙද	ත්තේ අක්කරයක් රුපිය	ල් 10 බැඳින
නවා ඇ		:		; @	මම බිම්කො	ව්ඨාස ගැණි වැඩිදුර ක	රණ වංශාහි
	ක්බෙන්නේඅඵත්කුර	ഗക്തിറ്റെൽ	COMMEN	පති	ස්ථිමේස්ස්	ජනරාල්උන්නාන්සේගෙ	ත්ද, විකිණි
කේ රුදු	ාම්පත්තුවේය.		Jul Harle	ଚ୍ଚ	කොන්දේසි	ය ගැණි කාරණා වංශ	ාඩ්පති හැණ්
	සිතියම 2,9	07	1	<u>ମ</u> ୍ଚ	ව එජන්තඋ	න්නා න්සේගෙන්ද දූනා	තන්ව පුළුවන.
•	QQUUS 2,5	···	මහත.		-		÷ , . –
නො. (	ගම. බො	ම් නම,	අ. රු. ප.			•	
			1 1 0		ආණඩුකාර ,	උතුමානන්වහන්සේගේ	ආඥචලෙස,

ජේ. *ඒ*. ස්විටන්හැම්, වැඩබලන මහසෙකුහාරිස් වම්හ.

නො. ගම.	ඉඩමේ නම,	මහත. අ. රු. ප.
1 තුඩැල්ල 2 එම		1 1 9
2 එම .		1 0 25
<b>3 එම</b> .	· . —	0227
4 එම -	المراجع	2 1 15

### [No. 5,154

### LAND SALES IN THE CENTRAL PROVINCE

No. 1,314, c. r. Colonial Secretary's Office, Colombo, June 30, 1892.

O<sup>N</sup> Wednesday, August 31, 1892, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auction, at his office in Kandy, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Kotmale division of the Nuwara Eliya District of the Central Province, and lying between Preston and Iona estates, also adjoining Wishford estate to the north.

- '		Prelimina	ry plan 2,208.		•
Lot.	Village.	Name of Land.	Name of Applicant.	Description.	Extent.
7179 and 7179	Dimbula	Elbedda east	Major E. F. Tranchell	Forest	.244 0 O
Unset price	-Rs. 150 per ac	re.			

Further information respecting this land may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Hon. the Government Agent, Kandy.

		By His Excellen	cy the Governor's command,
•			J. A. SWETTENHAM, Acting Colonial Secretary.

No. 1,314, c. p.

### වම් 1892 ක්වූ ජූනි මස 30 වෙනි දින කොළඹ මහසෙසුකාරීස් උන්නාන්සේගේ කන්තෝරුවේදීය.

ම බාම දිසාවේ ගෞරවනියවූ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්නක ඉඩම ආණ්ඩුවේ නියෝගවල පුකාරයට වම් 1892 ක්වූ අගෝස්තු මස 31 වෙනි බුද දින දවල් 12ට මහනුවර කව්වේරියේදී වෙන්දේසිකර විකුනන්ට යෙදෙනවා ඇත.

මබාම දිසාවේ නුවරඑලියේ කොක්මලේ පිස්වන් සහ අගොනා වතුවලව මබායේ සහ උතුරු පැන්නටු විස්විපෝර්ඞ් වහතටත් සාව පිහිවා නිමෙන බිම්කැබේල්ලක්.

	සිතියම 2,208. ඉල්ඵම්කාරයා—මේජර් ඊ. ඇජ. වූන්කල් උන්නැගේ			`
් මනා.	ගම.	ඉඩගම් නම්.	තේදම.	මහත. අ. රු. ප.
7179 සහ 7179	1 48C	නැගේණීඉර ඇ <b>ලබැද්ද</b>	මූකලාන	244 0 0
		ක් <b>රාමයක් 150</b> බන් සිට සිතතත් ස		•

අක්කරයක් රුපියල් 150ඉත් හිටි විකුතන් පවන්ගනුලැබේ.

මෙම ඉඩම ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේයර්ජනයල් උත්තාන්සේගෙඤ, විකිනීමේ කොන් දේසිය ගැණි කාරණ මබාමදිසාවේ ගෞරවනීයවූ ඵ්ජන්තඋත්තාන්සේගෙඤ දූනගන්ට පුඵවන.

### ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස,

. ජේ. ඒ. ස්ව්ටන්හැම්, වැඩබලන මහයෙකුතාරිස් වම්හ.

\* No. 1,815, c. p.

Colonial Secretary's Office, Colombo, July 7, 1892.

O<sup>N</sup> Wednesday, August 31, 1892, at 12 o'clock noon, the Hon. the Government Agent for the Central Province will put up to auotion, at his office in Kandy, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Gangaihala koralé division of the Udapalata District of the Central Province, about three miles south-west of the town of Gampola and adjoining Jaktree Hill estate.

		Applicant-	Preliminary plan 3,41 -Mr. James Blacket, of Do	2. Ialoya, A	ranayaka.	
Lot.	Village.	••	Name of Land.		Description.	Extent. A. B. P.
E 519	Polmalagama	•	Galasekotuwahena		Heavy jungle and patana	20 1 36
Upse	t price,—Rs. 30 p	er acre.	÷ .	•	•	

Further information respecting this land may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Hon. the Government Agent, Kandy.

By His Excellency the Governor's command, J. A. SWETTENHAM,

J. A. SWETTENHAM, Acting Colonial Secretary. CEYLON GOVERNMENT GAZETTE

JULY 15, 1892]

වෂී 1892 ක්වූ ජූලි මස 7 වෙනි දීන කොළඹ No. 1,315, C. P. මහසෙකුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදීය. ලාබාම දිසාවේ ගෞරවනියවූ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආන්ඩුවේ නියෝගවල පුකාරයට විෂී 1892 ක්වූ අගොස්තු මස 31 වෙනි බුදදින දවල් 12ව මහනුවර කච්චේරියේදී වෙන්දේසිකර විකුහන්ට යෙදෙනවා ඇත. මබාම දිසාවේ උඩපලාහ ගහඉහල කෝරලේ ගම්පල නගරයේ හිට හැහැක්ම තුනක් පමන ක්රී හ කොනින් සහ කොස්ගග කන්දටත් ගාව. සිතියම 3,412. ඉල්ඵම්කල අයනේ නම—අරනායක දොහල්ඔයේ ජේම්ස් බ්ලැකැට් මහත්මයා. මහත. අæම. e. or. e. 💡 ඉඩමේ නම. ංනො. ගම. 1 36 E 519 ගලස්සේකෝටුවේ හේන බොහෝකැලැව සහ පතන 20 පොල්මලගම අක්කරගක් රුපියල් 30ගේ හිට විකුනන්ට පටන්ගනු ලැබේ. මෙම ඉඩම ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේගර්ජනරාල්උන්නා ස්දේශයඤ, විකිනීමේ කොන් දේසිය ගැණි කාරණ මබාම් දීසාවේ වංශාගිපති ආණ්ඩුවේ එජන්න උන්නාන්සේගෙනු දූනගන්නව පුළුවන. ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස, ජේ. ඒ. ස්විටන්හැම්. වැඩබලන මහසෙහුතාරිස් වම්හ. No. 1,316, C. P. Colonial Secretary's Office, Colombo, July 12, 1892. N Wednesday, August 31, 1892, at 12 o clock noon, the Assistant Government Agent, Mátalé, will put up to suction, at his office in Matalé, the under-mentioned portions of Crown Land, on the terms authorised by Government. Three sllotments of land situated in the Udugoda Udasiya pattuwa division of the Mátalé north District of the Central Province. Preliminary plan 4,375. Extent. Lot. Village. Name of Land. Name of Claimant. Description. A. B. P. E 763 Ambokka Chena 2 3 31 K irimanuwahena Crown F 763 2 0.24 Do. Galawelyaya . đo. do. G 763 Do. 1 12 do. do. do. 2 Upset price,-Rs. 10 per acre. Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Hon. the Government Agent, Kandy. By His Excellency the Governor's command, J. A. SWETTENHAM Acting Colonial Secretary. වම් 1892 ක්වූ ජූලි මස 12 වෙනි දින කොළඹ No. 1,316, C. P. මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදීය. ලාඛාම දිසාවේ මාහලේ උපඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තසා ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වයි 1892 ක්වූ අගොස්තු මස 31 වෙනි බුදදින දවල් 12ට මාතලේ කච්චේරියේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවා ඇත. මබාම දිසාවේ මාහලේ උතුරු පලානේ උඩුගොඩ උඩසියපත්තුවේ කොට්ඨාසයේ පිහිටාතිවෙන බිම කැබෙලි තුනක්. . සිතියම් 4,375, මහත. ගම. രമാം. ඉඩුමේ හම, අඤුම. e. dr. 0. කිරිමනුවෙ හේන \$ \$1 E 763 අම්බොත්ක හේන .2 F 763 එම ළුම හලුවේල්යාය 2 0 24 G 763 ළුම ළුම ළුම 2 1 12

අක්කරයක් රුපියල් 10යේ හිට විකුහන්ට පටන්ගනු ලැමේ.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේසර් ජනරාල්උන්නාන්ෂේගෙඥ, විකිනීමේ කොත් දේසිය ගැණි කාරණ මබාම දිසාවේ මාතලේ ආණ්ඩුවේ උපඵජන්තඋන්නාත්සේගෙඥ දූනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආසුවලෙස,

ජේ. ඒ. ස්විටන්හැම් වැඩබලන මහසෙකුතාරිස් විම්හ.

1605

### [No. 5,154

### LAND SALES IN THE SOUTHERN PROVINCE.

No. 819, s. p.

1

Colonial Secretary's Office, Colombo, July 13, 1892.

Extent

O<sup>N</sup> Friday, September 2, 1892, at noon, the Government Agent for the Southern Province will put up to auction, at Hikkaduwa Resthouse, the under-mentioned portions of Crown Land, on the terms authorised by Government.

One hundred and thirty allotments of land situated in the Wellaboda pattu of the Galle District of the Southern Province.

Preliminary plan 2,948. Situation-Batapola.

				. Extent.
Lot.	Name of Land.	Name of Claimant,	Description.	A. B. P.
6187	Galwalakumburagawagoda	Crown	Waste land	0 0 84
6188	Galwalaudumulugoda	Wadutantiri Elias	Jungle	
6189		Wadutantiri Adirian	Owita	
	do. do.			0028
6190		Crown	do.	0 1 82
6191	Galwalaudumullakele	do.	Jungle	429
6192	Do.	do.	do.	0 2 39
6193	Do.	do.	do.	612
X 261	Galwalaudumulla	Wadutantiri Endoris de	•	
	•	Silva and others	Field	0 8 28
6194	Do.	Crown	Low land	0 2 18
6195	Paragahaudumulla	do.	Jungle	9 3 25
6196	Manangodaudumullakele	do.	do.	2 1 23
6197	Manangodaudumullawatta	Wadutantiri Aidrian	Garden	
				0 2 15
6198	Manangodaudumullakele	Crown	Jungle	5 1 15
6199	Kukkademugoipolagoda	do	Owita	082
<b>62</b> 00	Do	Kottegoda Nandoris	do.	0 2 18
		Situation-Waturuwila		•
¥ 261	Paragahaudumulla	Kottegoda Don App	17	
. 201	T araganaucumuna			
	•	Hettikankanange Jase		
••••		and H. K. Dondris	Field	5025
6201	Paragahakeleowita	Hewamanage Janis	Garden	1 0 26
<b>62</b> 02	Paragahaudumullakele	Crown	Jungle	1500
6203	. Do.	do.	do,	8 2 15
6204	Paragabakeleowita	do.	Owita .	100
6205	Do.	do.	do.	0 3 6
6206	Do.	do.	do.	0 0 21
6207	Etabamaduwa	do	Jungle	
6208		do.	do.	1 3 25
0208	Delgahaudumullabedda		<b>uo.</b>	1 0 11
	A	pplicant-Binduhewa Carolis.	•	·
6209	Paragahaudumullekelle	Crown	Jungle	2 3 0
6210	Do.	do.	do,	14 8 1
6211 .	Do.	do.	· do.	0 8 16
0211	170.	Situation-Nindane.		0 3 10
6212	Nindenneinelehele	Crown	Tunala	
	Nindangoipolakele		Jungle	19 0 9
6213	Do.	do.	do.	25 0 81
6214	Nindanegoipola and Diggoip	olakele do.	Open land	3 2 34
6215	Nindanegoipola	· . do.	Owita ·	0 1 84
		Situation—Waturuvila.		-
Z 261	. Kukkademmaudumulla	Wanniachchi Andris Cas	rlu	• •
	•	and others	Field	015
A 262	Do.	do.	do.	
B 262	Do.	, do,	do.	
C 262		Wanniachchi Uderiham		0 1 11
	• Do.			0 2 30
D 262 ·	Do.	Anthoni Siman	do.	0 2 18
E 262	Kandalangaudumulla	• Crown	do.	1 0 19
	. •	Situation-Nindane.		
6216	Nindangoipolabedda	Crown	Jungle	8 0 24
6217	Do,	. do.	do.	
6218	Do.	do.	do.	28 2 12
				10 3 20
6219	Do.	do.	do.	11 0 29
- 6220	Do.	do.	Owita	0 0 23
6221	Nindangoipolawatta	Petiarambage Caronis	Garden	1 1 16
6222	Do.	Petiarambage Jandoris	and	
		Weragodaradage Jan	is do.	414
6223	Do.	Lokuliyana Udaris	do.	0 3 31
6264	. Do	Crown	Owita	0 2 7
6225	Nindanegodawatta	Daluwahumullegamage		v 4 1
4224		Pedris	Garden	1 0414
F 262	Kenagahaudumulla			1 2016
		Weerapperuma Dingia	hha tion	4 0 18
G 262	Keenagahaudumulla	Batuwattegamage Nat		_
	. <b>D</b> .	and W. Endris	Field	2 1 21
6226	• Do.	Crown	do.	0 3 13
6227	Diggoipolabedda	do.	Jungle	. 16 0 22
6228	- Do.	do.	do.	20 8 17
	•			* **

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### CEYLON GOVERNMENT GAZETTE.

				<u> </u>		
Lot.	Name of Land.	Name of Claimant.	Description.		xten E. 1	
11 oco	Disesia denderalle	Situation-Waturuwila	T:	•	-	
H 262	Diggoipolaudumulla	Batuwattegamage Nandris Situation-Nindane.	LIGIO'	0	2	4
622 <b>9</b>	Digg <b>o</b> ipolabedda	Crown	Jungle	28	0 1	<b>.</b> .
6230	Keenagahaudumulia	do.	Field	ŝ		28
6231	Do.	· do.	_ do •	0	· .	6
6232	Waulanneudumullebedda	do.	Jungle	13	0 1	
6233	Diddeliyaudumullebedda Dianainalahadda	do.	do.	21	3	
6234 I 262	Diggoipolabedda Dangaraudumulla	do. Kaggoda Achchi Juwanis	do. Field	26 1-		30
6235	Waulagala Diddeliyagoipolakel	e Crown	Jungle	i	3 2 3 1	
		Situation-Weragoda.			·	
6236	Diddaliyegoipola	Crown	Grass land	1	3 5	8
6237	Diddaliyeudumulla	do.	Field	0	0 9	22
·		Situation-Nindane.	<b>.</b> .			
6238	Wanlagalaudumullebedda	- Crown	Jungle	25	2	0
62 <b>39</b> : 6240	Waulagalaudumulleowita Koreawalaudumullewatta	do. Lokuge Carlu	Owita Garden	0		<b>36</b> .
6241	i)o.	Jasinhakankanange Andri		0	0 1	27 2
6242	Do.	do.	do.	ŏ	21	
6343	Leeniagalabedda	Crown	Jungle	10	3 1	
6244	Koreawellaudumulla	do. '	Field	0	1 2	24
6245	Linigalbedda	do.	Jungle	7	21	
6246	Kongahawella	Petiarambege Jandoris	Garden	2	0 3	-
624 <b>7</b>	Kongahawellaowita ·	Crown	Open land	1	3	2
6248	Do.	Situation—Weragoda. Crown	Owita	0	2	
		Situation-Nindane.				
6249	Leenigaludumulla	Crown	Field	0	3	4
	<b>.</b>	SituationWeragoda.				· • •
6250	Leenigalowita	Crown	Open land	0.		32
6251 6252	Do. Leeniagalbedda	do	do. Tunala	2		32
6253	Do.	do.	Jungle do.	í		26 3
6254	Etoluwebedda	do.	do.	28	0 9	-
		Situation-Nindane.				
6255	Leeniagalbedda	Crown	do.	10	0 5	2
6256	Tambahitiya	do:	Field	ŏ		22
6257	Leeniagalbedda	do.	Jungle	2	2	4
J 262	Tambabitiya	Situation-Weragoda. Crown	Field .	1	22	28
	<b>jj</b>	.Situation-Nindane.		•		
6258	Waulanneudumulla	Crown	Grass land	, O	3 2	4
K 262	Do.	Laddu Erappu	Field	Š	12	
6259	<b>E</b> talumahadda	Situation-Weragoda.	T	-		
0209	Etoluwebedda	Crown	Jungle	3	32	4
6260	Galwalaudumullagoda	Situation—Batapola. Crown	do.		3	2
L 262	Galwalaudumulla	do.	Field	· 1 · 2		20
6261	Galwalaudumullabedda	_ do.	Jungle	ĩ		5
6262	Do.	do.	do.	ō		1
6263	Manangodaudumullabedda	do.	do.	1	1.3	
6264	<b>D</b> o	do.	do.		21	
6265 6266	Do. Do.	do.	do.	1	13	
0200	D0.	do.	do.	2	1 3	F1
- 6067	Paragahaudumullabedda •	Situation-Nindane.	Transla	•		
6267 6268	Do.	Crown do.	Jungle do.	3 1	11	
6269	Do.	do.	do.	: i	0.1	6
6270	Do.	do.	do.	i		8.
6271	Nindanegoipolabedda	do.	do.	3	-	1
6272	Do.	do.	do.	6	02	0
62 <b>73</b> 62 <b>74</b>	Diggoipolabedda Do.	do.	do.	4		5
- 6274 - 6275	. Do. Do.	do. do.	do. do.	4 6	0.1	
6276	Do.	- do	Open land	0	1 2	-
6277	Dikdeliyeudumullabedda	· do.	Jungle	2		0 9-
6378	Do.	do.	do.	2		0
6279	Do.	do.	do.	2	0.2	- •
6280	Do.	đọ.	do.	1	2 3	
6281 6982	Waulsnneudnmullabedda Do.	do.	do.	3	2.3	-
6282 628 <b>3</b>	Do.	do. do.	Open land and jungle	5	1.3	
6284	Do.	do.	do. do.	2 6	31	
6285	Dikdeliyeudumullabedda	do.	do.	1	2	
	•			·	1 N 12	

Lot.	Name of Land.	Name of Claimant.	Description.	Extent, A. R. <sup>1</sup> P.
6286	Diggoipolabedda	Crown	Open land and jungle	1 0 23
6287	Do	do.	do.	200
6288	Nindanagoipolabedda	do.	do.	420
6289	Do.	de.	do.	303
6290 ·	Do	do.	• Open land	2 2 16
6291	Do.	. do.	Jungle and open land	3 3 10
6292	Do	· do.	do.	2 2 36
6293	Leeniyagalbedda	do.	do.	2 3 32
6294	do.	do.	do.	1 2 14
-6295	• do.	.do.	do.	2 2 15
6296 ;	Do.	do.	Jungle	1 1 30
6297	Do.	do,	Jungle and open land	0 3 15
6298	Do.	. do.	Open land	0 1 24
6299	. Do.	• đo.	do	0 3 12
6300	Do.	do.	Jungle	4 3 35
6301	Do.	·do.	· Open land	2 3 27

NOTE.—Any persons considering that they have any claims to these lands are hereby noticed to produce evidence of their title before the Government Agent on the day of sale.

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Government Agent, Galle.

	 ,	. E	y His Excellency the Governo	r's command,
2	 	·		SWETTENHAM, olonial Secretary.
:		• •		

No. 819, s. p. \$1 L B

## වම් 1892 ක්වූ ජූලි මස 13 වෙනි දින කොළඹ මහසෙනුහාරස් උන්සාන්සේගේ කන්තෝරුවේදීය.

ද කුතු දීසාවේ ආණ්ඩුවේ ඒජන්තඋන්තාන්සේ විසින් මෙහිපහත සදහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ් ඩුවේ නියෝගවල පුකාරයට වම් 1892 ක්වූ සැප්තැම්බර් මස 2 වෙනී දිනවූ සිකුරාද, දවල් තික්කඩුවේ තානායමේදී වෙන්දේසිකර විකුණාන්ට යෙදෙනවා ඇත.

දකුණුදිසාවේ ශාඵපලානේ වැල්ලබඩපත්තුවේ පිහිටාතිබෙන බිම්කැබෙලි 130ක්. ١.

•	•	සතයම 2,948, ගමබටලෝල.	
l		•	

	සත සත	යම 2,940, ගමබ <b>ට</b> රෝල.				
1,1 1		· · · · ·			කත.	
නො.	ඉඩගම් නම්.	අයිතිකම කියන්නා.	අඤම.	<b>ę.</b> (	oz. 0.	
6187	<b>ගල්වලකුඹුරගාව</b> ගොඩ	ආ ණේඩුව	මුඩුබම	0.	0 34	
6188	ගල්වලඋඩුමුඵගොඩ	ව්ඩුතන්තිරිඵලියෙස්	කැලේ	0	1.15	
6189	20 CC22	වඩි <b>ත</b> න්තිරිඅදිරිගන්	ଷ୍ଣ୍ରତ୍	0	0·28	
6190	එම ් ් ්	ආණේඩුව	ළුමු .	0	1 32	
6191	ගල්වල <u>උඩුමුල්ල</u> ේකැලේ	් එම	කැලල්	4	29.	
6192	ĕē	එම •	ළුම	0	2 39	
6193	එම .	· එම ·	එම	6	1.2	
X 261	ගල්වල <b>උඩුවුල්</b> ල	වඩුතන්තිරි එන්දෙරිස්දසිල්වා	සහ	•	•	
	•	තවත්	කුඹුර	0	3 28	
6194 ,	ඵම	ආ ණේඩුව	<u> </u>	· 0	2 18	
6195	පරගහඋඩුමුල්ල	. එම	කැලේ	9	3 25	
6196	මනන්ගොඩඋඩුමුල්ලේකැම	ල් එම	ළම	2	1 23	
6197	මනන්ගොඩඋඩුමුල්ලේවක්ද	ත වඩුතන්තිරිඅදිරියන්	වන්ත	0	2 15	
6198	මනන්ගොඩඋඩුමුල්ලේකෑම	ල ආණඩුව	කැලේ	5	1 15	
6199	කුක්කඩමුයිගොසිපලගොඩ	එම	ම්විට	0	8 2	
6200 ·	එම	කෝට්ටෙගොඩ නන්අෙරිස්	ළ එම	· 0	2 18	
. • •		ගමවතුරුවිල.				
<b>Y</b> 261	පරගහඋඩුමුල්ල	ඉකා්ට්ටේගොඩ දෙන්අප්පුගෝ	<b>5</b> 8			
		කන්කානන්ගේ ජිසෙන්තු ස	හ			
		එච්. ඉක්. දෙන්දිස්	කුඹුර	. 5	025	
6201	පරගහකැ ෙල් ඕවිට	, හේවාමාන ගේ ජාතිස්	වත්ත	· 1	026	
6202 ·	පරගහඋඩුවූල්ලේකැලේ	්ආණේඩුව.	කැලේ	15	0 0	
6203	ළුම .	. ඒ මේම	ළුම	8	2 15	
6204	පරගහකැලේඕවිට	එම	ଶ୍ଚିତ୍ରତ	1	0 0	
6205	ළම	_ <del>_ `</del> .	ළම	. 0	36	
6206	ළුම	අා-ණැඩුව	ଡ଼ଡ଼ୢ	0	0 21	
6207	ඇවඹමඩුව 🚆	එම	කැලේ	1	3 25	
6208	෧෫ඁඦඁඁ෧෩ඁඁඁඋඞුමුඦඁ෧ඦඁඞ෭෫ඁඁ෫	ළුම	එම	1	0 11	
	<u>ල</u> ේ එම් කාර	යාගේ නම—බන්දුහේවා කරෝලි	ස්.	·		
6209	පරගහඋඩුමුල්ලෙ කැලේ	ආණ්ඩුව	කැලේ	2	30	
6210		එම	එම	14	31	
6211	ථම	<b>එම</b>	එම	0	3 16	
	a ta ana si	ගමතින්දන.				
6212	නින්දන්ගොසිපලකැලේ	<u>එම</u>	එම	19	<u>0</u> 9	
6213		ළුම	ඵම	· 25	031	
	•		•			

### JULY 15, 1892]

### CEYLON GOVERNMENT GAZETTE.

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		-		. 6	കമ.	
නො	ඉඩමේ තම.	අයිතිකම කියන්නා.	අඤම.		oz. 0.	•
6214	නින්දන්ගොයිපල සහ දීන්	<b>•</b> • • • • • • • • • • • • • • • • • •	1 - 1	•	-	
0414	මහාසිපලකැලේ	. එම	මුඩුනිම	3	2 84	
6215	නින්දනෝගොසිපල	20	<b>6</b> 90	0	1 84	
•		ගම-වතුරුවල.				
Z 261	කුක්කඩේමිතඋඩුවුල්ල	වන්නිආච්චි අන්දිරීස්, කාර්ථ සහ	•			
		පවත්	, කුඹුර ්	0	, 1 <sup>.</sup> 5	
A 262	ළම	එම	එම	0		)
B 262	ුළුම	ළුම	ළම	.0		-
C 262	ළම	චන්නිආච්චිඋද <b>ු</b> රිගාම්	එම	· 0		
D 262	ి లిత్త	අන්තෝනි සීමන්	් එම	0		
· E 262	කඤල හ උඩු මුල්ල	ආ ණේඩුව	කුඹුර	1	0 19	ł
	•	ු ගම—නි <b>ත්ද</b> න.				
6216	නින්දන්ගොසිපලබැද්ද	ၛာၜႜႜႜႜႜ႞ၛၟႄၣ	කැලේ .	. 8		
6217	ළුම	ළම	එම	23		
6218	ළම	එම	එම	10		
62 <b>1</b> 9 -		එම .	ළුම .	11	0 29	
6 <b>22</b> 0	ළුමුදු	එම • ඉක්ෂිය රට ක් ක ද රැකින්	ඕව්ට බාන්ග	0	.0 23	
6221	නින්දන්ගෝසිපලෙවන්හ	පෙව්අරඹගේ කරොනිස්	වත්ත	1	1 16	1
6222	<b>එම</b>	ලෙසවිශ්රඹගෙ ජන්දොරිස් සහ මේ ලෙසාව රදාගත ජනිස්			<b>.</b>	
6 <b>223</b>	. එම	ගොඩ රදගෙ ජානිස් ලෝකම්යන, අදුරිස්	එම එම		1 4	
6225 6224	. එම	ලොකුලියන උද,රිස් ආණ්ඩුව	ළළ. ඕපිට	. 0	3 31	
6225	නින්දනේගොඩවත්හ	දඵවතුමුල්ලේගමගෙ පෙදීස්	වන්න	0		
F 262	කැ නගහඋඩුමුල්ල න හද හෙ හෙ හි පරා හ	දීවටදා පුල ලෙහ ගෙන පෙදුය විරප්පෙරුම ඕන් හි අප්පු	තුඹුර කුඹුර	1 4	2 16 0 18	
G 262	කැනගහ උඩුවුල්ල	බටුවත්තේ ගමගෙ නන්දිරිස්	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	. 1	0 10	
		ි සහ ව. එන්දිරිස්	කුඹුර	9	1 21	
6226	<b>2</b> 9	ආ ණේඩුව			3 13	
6227	දී <b>ඤ</b> ගොසිපලේබැ ද්ද	. ైళత	කැලේ	16	0 22	
62 <b>28</b>	. එම	ළුම .	లల	20	3 17	
	•	ගමවතුරුවිල.		~ ~~~	0 11	
H 262	, දිග්ගොසිපලේ උඩුවුල්ල	බටුවත්තෙගමගේ නන්දිරිස්	කුඹුර	0	• •	
			~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	v	24	
		ගමනින්දීන.				
6229	දි <b>ගගොසිපලේබැ</b> ද්ද	ආ-ඤ්ඩුව ්	කැලේ	28	0 11	
62 <b>3</b> 0	කිතගහඋඩුමුල්ල	. <b>`</b> @@	କ୍ଷ୍ମଷ୍ରିଠ	3	0 28	
62 <b>31</b>	ළම	ළුම	. ୁକ୍ତ	ŏ	2 6	•
6232	වවුලන්නේ උඩුමුල්ලෙ බැද්ද	ළුම	කැලේ	13	0 11	
6283	දි <b>ද්දලියා උඩුමුල්ලේබැ</b> ද්ද	ළම	ළුම	21	8 13	
6234	දීග්ගොසිපලේබැ <i>ද්</i> ද	ළුම	ළම	26	1 30	
I 262.	දන්ගර උඩුමුල්ල	කග්ගොඩ ආච්චිජුවාභිස්	කුඹුර	1	3 28	
<b>6</b> 235	. චවුලාගලදිද්දුලියෙ ගොසි					
	පලේ කැලේ	අා ණේඩුව	කැලේ	1	8 18	
		ගම ඉච්රගොඩ.				
6236	දිද්දුලිඉය ගොයිපල	ආණ්ඩුව	තනකොල ඉඩම		9	
6237	<b>ද්ද්දුීලි</b> ංස උඩුමුල්ල	. ైలెల	තුඹුර තුඹුර	0	3 38	
				v	0 22	
	an - and - a de	ගම- <b>නින්දන.</b> එම				Э
· 6238	වඩුලගලඋඩුවූල්ලෙබැද්ද අබ බසිට	ජා <b>ම</b> එම	කැලේ ඕසිට	25	20	
· 6289	එම ඕපිට තෞරවන අවමන්ශ්ල වන්න	පම ලොකුගෙ කාර්ඵ	ඕවිට ව <b>ස්</b> ස	0	1 86	
6240 6241	කොරවල උඩුමුල්ලේ වක්ත එම	ලොකුගෙ කාටව ජාසිංහකන්නාකන්ගේ අන්දිරිස්	වත්ත - එම	0	0 27	
6241	. ¢0.	ළම	එම	0	22	•
6242 6243	ලීනියගල බැඳ්ද	ආ ණේඩුව	කැලේ ්	0	2 17	
6244	කොරවල උඩුමුල්ල කොරවල උඩුමුල්ල	ළම	කැඹුර.	10	3 15	
<b>624</b> 5	ලීනිසගල්බැද්ද	ළුම	කැලේ .	0.	1 24	•
6246	කොන්ගහවැල්ල	පෙතිඅරඹගෙ ජන්දෙරිස්	වත්ත	7	2 15	
6247	කොන්ගහවැල්ලේ ඕව්ට	ආණ්ඩුව	<u>මුඩු</u> බිම	2	0 34	
		-		1	32	
		ගම—වේරගොඩ.	<b>Baa</b>			
<b>624</b> 8	එම	ආණ්ඩුව	ඕවට	0	2 14	
	•	ගමනින්දන.			- 4	
6249	ලීනියගල් උඩුමුල්ල	් ආණ්ඩුව	කුඹුර	~	· ·	
<b>-</b>			~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	. 0	34	
00.00		ගම්—බේරගොඩ.	<b>0 c</b> ' -	ι.		•
6250	ලීනියගල් ඕවිට	ආණේඩුව	ම්ඩුබිම	0	0 32	
6251	් එම	එම	එම	2	1 32	
6252	ලීනියගල් බැ <b>ද්ද</b>	ළුම	කැලේ		0 26	
6253 6254	<b>ළුම</b> සංකථා කිරිය ස්ක	ළුම	ළම	i	3 3	
<b>6</b> 25 <b>4</b>	ඇතළුවේ බැද්ද	ළුම ·	ළම	-	0 20	

	-			ම	D.D.
නො.	ඉඩමම් නම.	අසිනිකම කියන්නා.	අඤම.		52. 8.
	-	ගමනින්දන.	1 / 4	1.1	
6255	ලීනියගල් බැද්ද	ගණ්ඩුව	කැලේ	10	0 32
6256	සාමතුටුත ලහසකල කැදද	00 20	කුඹුර	0	2 22
6257	ලීනියගල් බැද්ද	. 20 .		2	2 4
0201	0~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		කැලේ	4	4 T
		ගම වේර ගොඩ.		•	
J 262	තුඹතිටිය	ආණ්ඩුව	කුඹුර	1	2 28
		4-2-8-	ನಡಿಂ	т	2 20
	·	• ගමකික්දන.			
6258	වච්ලන්නේ උඩුමූල්ල	ආණ්ඩුව	<b>**</b> *******	່ວ່	3 24
K 262		ଦ୍ୟୁଟିରୁଦ୍ୟୁଟି .	තතකොලඉඩම	3	1 21
12 202		Crecce	କ୍ଷିପ	0	1 41
		ගම—වේරගොඩ.	•		
6259	් ඇත ඵම ව් බැ <b>ද් ද</b>	ආණ්ඩුව		9	3 24
0209	<i>d</i> [mo@owldd	den Ro	කැලේ	3	0 Z4
6969	ada saads de a	ග්මබ්විපොල. සැක්බබ	40	4	
6260	ගල්වල උඩුමුල්ලෝගොඩ	ආණ්ඩුව	එම	1	3 2
L'262	ගල්වල් දඩුමුල්ල	• එම	් කුඹුරු ·	2	0 0
6261	. එම බැදද	ළුම	<b>2</b> 9	1.	1 5
6262		ළම	<b>୯</b> ୭	0	2 1
6263	මනන්ගොඩ උඩුමුල්ලේබැද්ද	00 ·	එම	1	1 39
6 <b>264</b>	. එම	එම	ළුම	3	2 10
6265	් <b>එ</b> ම ·	එම	එම	1	1 39
<b>626</b> 6	ු එම	එම	<b>O</b> Ò	2	1 31
			•		
		ගමනින්දන.			
6267		ආණ්ඩුව	එම	3	1 14
6268	පරගහඋඩුමුල්ලේ බැඳ්ද	ිළම	<b>ລ</b> ູເຊື່ອ	1	06
626 <b>9</b>	60	එම	එම	1	0 16
6270	<b>එම</b>	ළුම	එම	1	1 38
6271	නින්දනේ ගොයිපලේ බැද්ද	ඵම	. එම .	3	3 1
6272	60	ළුම .	<b>එ</b> ම	6	0 20
6273	දික්ගොයි <b>පලේ බැද්ද</b>	එම	ළුම	4	3 5
6274	e@	•••••	එම	4	0 13
6275	එම	එම	<b>2</b> 0 •	6	1 25
6276	ළුම	ළුම	මුඩුනිම .	ĭ	0 16
6277	දික්දෙලියේ උඩුමුල්ලේබැද්ද	ළුම	බැද්ද	2	3 9
6278	දක දෙලයෙ රසුදුල ලෙන(දද එම	එම	ළුම කැදද	2	3 0
6279	ළම	ළම	ළම	2	0 21
6280	- එම -	ළම	ළම	1	2 32
6281		ළම	ළම	3	2 36
6282	වවුලන්නේ උඩුමුල් <b>ලේබැද්ද</b> එම	ළම එම	ළිඩුබිම සහ බැ <i>ද්</i>	-	1 39
	ළම . එම	ළම	·	ςυ 2	3 10
6283		ළම . ළම	- එම	2 6	127
6284	ළුම මංජය සියෝ බෙබන්නන් වැන්			-	• •
6285	දික්දෙලියේ උඩුමුල්ලේ බැද්ද	200 · · · · · · · · · · · · · · · · · ·	එම	1	2 3 0 23
6286	ද්ග්ගෝයිපලේ බැ <i>ද්ද</i>	එම	<b>එම</b>	1	
6287	් එම ්	<b>ළුම</b> ් .්	ළම	2	0 0
6288	නින්දගොසිපලේ බැද්ද	එම	එම	4	2 0
6289	එම	ළම	ළුම	3	0 3
6290	එම	ළම	මුඩුබම	2	2 15
6291	ළම	ළුම	බැද්ද සහ මුඩුබීම		3 10
6292	ළුම	ළුම	එම	2	2 36
6293	ලීනියගල්බැ <i>ද්</i> ද	ළුම	එම	2	3 32
6294	60	එම	එම -	· 1	2 14
6295	එම	ළුම	20 ·	2	2 15
6296	40 ·	. <b>එ</b> ම .	<b>ລ</b> ູເຊີ່ຊ	1	1 30
6297	20 20	එම	බැද්ද සහ මුඩුබි		3 15
6298	ළම	එම	මුඩුබිම	Ő	1 24
		<b>එ</b> ම	එම	ŏ	3 12
6900					
6299 6300	එම එම	. <b>ð</b> ð '	බැඳ්ද	4	3 35

මෙම ඉඩම්වලට යම් කෙණෙකුට අයිතිවාසිකමක් තිබෙනවාය කියා හිතනවානම් ඒ බව සාඤ්චලින් විකිණිමේ දවසේදී ඒජන්ත උන්නාන්සේ ඉදිරිපිට කියා සිටින්ට ඕනෑය.

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාධිපති සර්සවේසර් ජනරාල් උත්නාත්සේගෙඥ, චිකිනීම් කොන් දේසියගැණ කාරණ ගාල්ලේ ආණ්ඩුවේ ඒජන්හඋන්නාන්සේගෙඥ දූනගත්ට පුඵවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාව ලෙස, ජේ. ඒ. ස්විටන්හැම්. වැඩබලන මහයෙකුතාරිස් වම්හ.

### LAND SALES IN THE NORTH-WESTERN PROVINCE.

No. 979, N.-W. P.

Colonial Secretary's Office, Colombo, July 7, 1892.

O<sup>N</sup> Friday, August 26, 1892, at 1 o'clock P.M., the Assistant Government Agent for the Chilaw District will put up to Suction for sale or settlement, at his office in Chilaw Kachchéri, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Two allotments of land situated in the Pitigal kóralé north division of the Chilaw District of the North-Western Province.

		Prelimin	ary plan 1,147.	· · ·	
Lot. 6127	Village. Tettakade	Name of Applicant. Pierie	Name of Claimant. Crown	Description. Jungle	Extent. A. R. P. 3 3 88
7614	Rajakadaluwa	Preliming Leased land for settlem	ary plan 1,463. Ment —	_	800

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Assistant Government Agent, Chilaw.

2	By His Excellency the Governor's command,
•	J. A. SWETTENHAM, Acting Colonial Secretary.

No. 979, N.-W. P.

වම් 1892 ක්වූ ජූලි මස 7 වෙනි දින කොළඹ

මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදීය. චංශු දිසාවේ හලාවත ඒජන්තඋන්නාන්සේ විසීන් මෙහි පහසා සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම ආණ්ඩුවේ නියෝගවල පුකාරයට වම් 1892 ක්වූ අගොස්තු මස 26 වෙනි දිනවූ සිකුරාදට හලාවත කච්චේරියේදී වෙන්දේසිකර විකුණින්ට යෙදෙනවා ඇත.

වයඹදිසාවේ හලාවත පලාතේ කොව්ඨාසයේ පිහිටාතිබෙන බිම්කැබලි.

නො.	• ගම.	ඉල්ඵම්කාරයා.	අන්ම.	මහත. අ. රු. ප.
6127	තිත්තකබේ	පිරිස්	කැලේ	3 3 88
		සිකියම 1,463.		
7614	රාජකදළුව	වැවීමටදුන් ඉඩම ඉතිරාගැනීමට	-	800

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාබිපති සර්වේගර්ජනරාල්උන්තාන්සේගෙන්ද, විකිනීමේ ඛ්කාන් දේසිය ගැණ කාරණ වගඹ දිසාවේ ආණ්ඩුවේ ඒජන්න උන්නාන්සේගෙන්ද දූනගන්ට පුඵවන.

ආණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥවලෙස,

ඉජ්. ඒ. ස්ව්චන්හැම්,

වැඩබලන මහසෙකුතාරිස් වම්හ.

### LAND SALES IN THE NORTH-CENTRAL PROVINCE.

No. 823, N.-C. P. Colonial Secretary's Office, Colombo, July 11, 1892.

O<sup>N</sup> Thursday, [Angust 25, 1892, and following days, at noon, the Government Agent for the North-Central Province will put up to anction, at his office in Anurádhapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Eighteen allotments of land situated in the Kalagampalata division of the Nuwarakalawiya District of the North-Central Province.

		Preliminary plan 481Kalagam koral	б.				•	
Lot.	Village.	Name of Applicant.	Description.		Ex			
1757 1758	Nelliyagama Do.	Puspa Panikkiya	Scrub jungle . do.			1	6	٧
2795	Alutwewa	Preliminary plan 941.—Unduruwa kóra Sellewanni Appuhamige Banda and o	lé. others Porest .	5	3	2	17	

1611

### CEYLON GOVERNMENT GAZETTE.

[No:	5,154	£
[+1V/	U,403	τ.

T et				E	xt	ent.
Lot.	Village.	Name of Applicant.	Description.	. <b>A</b>	R	t. P.
2809 2810 2811 2812	Kudagama Undurawa Hammillewa Do. Do.	Preliminary plan 952.—Undurawa kóralé. Ekanayaka Manikrala Pinhami Appuhami Kapuruhami Appuhami Mudiyanselage Banda Vel-vidane	Jungle do. do. do.	9 0	3	6 28 39 23
2914 2915 2916 2917	Kelekarmbewa Do. Do. Do.	Preliminary plan 1,024.—Kalagam kóralé. Lekamge Kapuruhami and others do. Kapuruhami Gamarala and another T. Mudiyanselaga Menikrala	Jungle and forest Jungle do. Forest and paddy field	10 2 11 10	' 3 1	22 4 25 2 <b>5</b>
2963	Ulpotagama	Preliminary plan 1,053Kiralawa kóralé. Rana Vel-pediya and others	Jungle	8	0	<b>8</b> 2
2228	Ganewalpola	Preliminary plan 665. – Maminiya kóralé. Karta Levvai Vel-vidane	Land fit for paddy	17	3	19
2464 2465 2466 2467 2468	Ganewalpola Do. Do. Do. Do.	Preliminary plan 789.—Maminiya kóralé.	Jungle fit for paddy do. do. do. do.	1 2 3 1 1	0	23 14 9 11 9

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Government Agent, Anurádhapura.

By His Excellency the Governor's command,

J. A. SWETTENHAM,

Acting Colonial Secretary.

### No. 823, N.-C. P.

### වෂී 1892 ක්වූ ජූලි මස 11 වෙනි දින කොලඹ

මහ්සෙසුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදීය.

තුරුමැද දිසාවේ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ තියෝගවල පුකාරයට වම් 1892 ක්වූ අගෝස්තු මස 25 වෙනි දිනවූ මුහස්පතින්ද, සහ ඊවපසු දීනත් අනුරාධපුර කච්චේරියේදී වෙන්දේසිකර විකුණින්ට යෙදෙනවා ඇත.

ු උතුරුමැද දිසාවේ නුවරකලාවිය පලාගේ කලාගම් පලාහ කොට්ඨාසයේ පිහිවාතිබෙන බිමුකැබෙලි 18ක්.

۰. ۴۰۳		සිතියම 481. කලාගම්කෝරලේ.			<b>0</b> 0.	
තේනා.	ගම.	ඉල්ඵම්කාරයා.	අඤුම.	<b>ợ</b> . ¢	52.0	3.
1757	තෙල්ලියගම	පුස්පා පනික්කියා	කුඩාකැලේ	3		6
1758	ୖୖୄ୰ଡ଼		් එම ්	0	2 ]	19
2795	<b>ಇಲ್ಲಿದ್ದಲ್ಲಿ</b>	සිහියම 941. උඳුරව කෝරලේ. සෙල්ලවන් හිඅප්පුහාමගේ ඛන්ඩා සහ හවත්	මුකලාන .	3	2	17
	· •	සිතියම 952.	a0	-		
2809	කුඩාගම	ඒකනායක මානික්රාල	කැලේ	6	2	6
2810	CE0වකම්මල්ලාව	පික්තාමඅප්පුහාම	ిలత	9	0 2	28
2811	00000	කපරාභාමඅප්පභාමි	එම	0	3 3	
2812	60	මුදිගන්සේලාගේ බන්ඩා වෙල්විදනේ	. <b>එ</b> ම	1		23
	· •	සිතියම 1,023. කලාගම්කෝරලේ.				
2914	කෑලේකරඹැව	ලේකමගේ කපුරුහාමි සහ තවත්	කැලේ සහ		٠	
			්මූ <u>ක</u> ලාන	10	1	22
2915	ළුම	<b>ð</b> 0	කැලේ	2	3	4
2916	<b>D</b> D	කපුරුහාමි ගමරාල සහ තවත්	69	11	1	25
2917	් එම	ටී. මුදියන්සෙලාගේ මැනික්රාල	මූකලාන සහ කුඹුර	5 <b>2</b> - 1		
			ି କୃଣିଡ 🎽	10	3	25
<b>2</b> 963	<b>උල්පොත</b> ගම	සිතියම 1,053. කිරලව <u>කෝ</u> රලේ. රනාවෙල්පේඩියා සහ තව <b>ත්</b>	ූකැලේ	8	0	32
:	1	සිතියම 665,  මාමිනියාකෝරලේ.	•			
2228	ගනේවල්පොල	කර්නාලෙච්චේ වෙල්විදුනේ සිතියම 789.	වියට්සැගෙන ඉඩම	) 17.	8	19
2464	එම ·	· · · · · · · · · · · · · · · · · · ·	ිවියටසැගෙන කැම	ଟ୍ଟ 1		23
2465	ළම	<del></del>	<b>එ</b> ම .	2	0	14
2466	ළම		එම	8	1	9
2467	ළම	• — · · · · · · · · · · · · · · · · · ·	එම	1	3	11
2468	. එම ්	-	එම	1	1	9

මෙම ඉඩම්හැණ වැඩිදුර කාරණ වංශාබපති සර්වේයර්ජනරාල්උන්නාන්සේගෙන්ද, විකිනීමේ කොන් දේසියගැණ කාරණ උතුරුමැදදිසාවේ අනුරාධපුරේ ඒජන්තඋන්නාසේගෙන්ද දූනගන්නව පුළුවන.

		ආණ්ඩුකාර උතුමානන්වහන්යේගේ ආඥවලෙස,
¥	•	ජේ. ඒ. ස්වට්න්හැම්. වැඩබලන මහසෙකුතාරිස් වම්හ.

JULY 15, 1892]

No. 823, N.-C. P.

கொலோனியல சககிற்ததார் ஆபிசில, கொழுமபு, 1892 ட ஆண்டு ஆடிமீ 11 ந் **ட**.

1892 ம் ஆணம் ஆவணிடாசம் 25 **ந தே**தி லியாழக்கிழமை மத்தியானத்திலும் அடுத்த நாட்களிலும தன் ஆபீசில வடமத்திய மாகாணத்து அனுராசபாக் கவறணமேந்து ஏசன்றவாகளால் இதன்டியிற சொல்லப் படிருக்கிற முடிக<sup>(கு</sup>ரிய காணித் துண்டுகளே, அரசாட்சியாரால் உத்தரவு பண்ணப்பட்டிருக்கும் பொருத்த ப்போகாரம் ஏலத்திற்கூறி விற்கப்பமே.

18 காணித துணுடுகள், வடமத்திய மாகாணத்து துவரகளாவியா டிஸ்திறிக்கின் கலகம்பலா*த*தைப் பஞ்தியிலிருக்கின்றது.

பிளான இலககட 481, கலகாமனேறின.

			ചി	₹Æ e	Nco.
இல.	்குறிச்சி.	சேள்விசு <b>சாரன</b> பெயர். விலாடி,	A.	DA .	, ų,
1757	தெலலியகம	புஷப்பபணிக் <b>சிய பறடடைககாடு</b>	3	1	6
1758	50.2		0	2	19
2795	பி அதுதவெவா	ளான இலக்கம் 941, உந்துறவெவாகோறனே. செலலவன்னி அப்புஆமிகை பண்டாவு மறுபேரும பெருங்காடு	3	2	17
	. (		•	-	
2809	ப (சூடகமோ	ிளான இலகசம் 952, உந்து றுவெவாகோறீன. ஏககநாயசுக வெனிக்கிறுளே செடிக்காமே	6	2	6
2810	உந் <b>தற</b> வெவாகமில	லலா பிங்காமி அப்புகாமி என்னு கொடுக்கு குடிக்கு குடிக்கு குடிக்கு குடிக்கு குடிக்கு குடிக்கு குடிக்கு குடிக்கு க காடிக்கு குடிக்கு குட	9		28
2811	രും കെയ്യായം പോം	கய்புறுகாமி அப்புகாமி லெடி	Ő		39
2812	አ ም	முதியானசிலதேவண்டா வெ		Ĭ	
2012	30 <b></b>	പ്രെല്ലം പോര്ഷ്ട്രം പോര്ണ്ട് പോര്ണ്ട്. പോര്ണ്ട് പോര്ണ്ട് പോര്ണ്ട് പോര്ണ്ട് പോര്ണ്ട് പോര്ണ്ട് പോര്ണ്ട് പോര്ണ്ട് പ	1	0	23
•.	•	பிளான இலக்கம் 1,024, சுலகாமகோறின்.			•
2914	கெலகற்படாவா	பிலான இலகம்பா,021, எல்லாம் மேசு மன். லேகமகே கடிற்காமியு மற			4
		பேரும் பெருங்காயபு ஆர் பெருங்காடுஞ்செ	<b>5</b> 10		
		பலாகக்	10	1	22
<b>29</b> 15	. ñ.p	து. <b>செடிக்காம</b>	2	3	
2916	60.0	கப்புகாமி கமரூளேயும <b>் மற்ற</b>	-	-	
		ലന്ദ്രം പ്രാം പ്രാം പ്രാം പ്ര	11	ł	25
2917	60.9	ரிமு தயானசேலகே மணிக்கி			ʻ.•
			ຍ 10	8	25
·· •		பிளான இலக்கம் 1,053, கிறலவகோறனே.			
2963	உல <b>ெபாத</b> தகம	ு நகுவெல்பொடியாவும் மறு			
		பரும <b>் செடிககாம</b>	3	0	32
		பிளான இலககம் 666, மாமினி <b>யகோற</b> ோ.			. :
<b>22</b> 28	<b>കറ</b> ഞ്ഞ வேல പொல	காதாலெவ்வை வெல வி <b>தாண் நெல</b> விலயத்து	5		
		்கபூமி	17	3	19
		பிளான இலக்கட 789, மாமினியகோறதோ.		i	<u>.</u> -
2464	<b>ഒറെ</b> ண് ഖരു പ <b>ന</b> ം	പ്രം പ്രത്യം പ	م		
		சடிக்காடு	1	0	23
2465	Rong.	ஷை ஷை	2	0	-14
<b>2466</b>	6324	60.9. <b>60.9</b>	8	1	9
2467	KAL9	eart earth	1	8	
2468	for g	976 604	1	1	9

இககாணிகளே பபற்றிய டேலதனமான விளம்பாங்களே சுங்கைபோர்ந்த சாவேயா ஜெனறவிடத்திலுட திறபனதின கொந்தீசைப்பற்றி வடடித்திய மாகாணத்த அாசாட்சி ஏசன றுத்துரை அவர்களிடத்திலுடி விளுவி அறிந்தககொள்ளலாம.

அதியுததம தேசா **தய த**யவாகளின து கட்டளேயின்படி,

்ஜே. ஏ. சுவெற்றினஹம்,

இராசாங்க விகிதரின வேலபாரப்பவர்.

No. 824, N.-C. P.

Colonial Secretary's Office, Colombo, July 11, 1892.

O<sup>N</sup> Wednesday, August 24, 1892, and following days, at noon, the Government Agent for the North-Central Province will put up to auction, at his office in Anurádhapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Ten allotments of land situated in the Nuwaragampalata division of the Nuwarakalawiya District of the North-Central Province.

					1
Lot.	Village.	Name of Applicant.	Description.	Extent. A. B. P.	v
2961	Wirawewa	Appuralage Banda	Jungle .	<u>4</u> <u>0</u> <u>0</u>	
2962	Nawagattegama	Preliminary plan 1,052.—Eppawala kóralé. Gamaralage Punchirala	Jungle	4 3 <b>39</b> (5)	

_	<b>.</b>			E	xte	n*.
lsot.	· · Village.	Name of Applicant.	Description	٨,	R.	P.
2964 2965 2966	Kelediulwewa Do. Do.	Preliminary plan 1,054.—Eppawala kóralé. Ukkurala Vei-vidane and another Ukkurala Vel-vidane and another	Forest do. do.	Õ	2	13 10 31
<b>3006</b> 3007	Miwamalewa Do.	Preliminary plan 1,076. — Kende kóralé. Menikrala Kapurala and others Pulinguralage Ukkurala	Jungle do.	-	-	28 24
2509	Pudukkulama	Preliminary plan 815.—Kanadara kóralé. Punchirala Vel-vidane	Jungle fit for paddy	6	1	12
1267 1283	Basawakulama Malwatukele	Preliminary plan 372.—Nuwaragam kóralé. —	Jungle fit for paddy do.	10 8		25 23

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Government Agent, Anurádhapura.

By His Excellency the Governor's command,	
J. A. Swettenham, Acting Colonial Secretary.	

No. 824, N.-C. P.

### වම් 1892 ක්වූ ජූලි මස 11 වෙනි දින කොළඹ මහපෙකුතාරිස්උන්නාන්සේගේ කන්තෝරුවේදිය.

තරුමැද දිසාවේ ආණ්ඩුවේ ඒජන්තඋන්තාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුවසන්තක ඉඩමී රී ආණ්ඩුවේ නිශෝශවල පුකාරයට වම් 1892 ක්වූ අගෝස්තු මස 24 වෙනි දිනවූ බදද සහ ඊට පසු දිනත් අනුරාධපුර කච්චේරියේදී වෙන්දේසිකර විකුණින්ට යෙදෙනව ඇත.

උතුරුමැදදිසාවේ නුවරකලාවිය පලාතේ නුවරගම්පලාහ කොට්ඨාසයේ පිහිටාතිබෙන බිම්කැබෙලි 10ක් සිතියම 1,051. එප්පාවලකෝරලේ.

;	,			-	ගර	-
නො.	ගම.	ඉල්ඵම්කාරයාගේ නම.	අඤම.	ę.	<b>6</b> 2.	Ö.
<b>2961</b>	පිරවැව	අ <b>ප්පුරාල</b> ගේ බන්ඞා	කැලේ	4	0	0
. ' .	•	සිතියම 1,052.				
2962	නවග <b>ත්</b> තේ යම	ශම <b>රාල</b> ශේපුමිරාල	කැලේ	4	3	89
		සිනියම 1,054,				
2964	කැලේදීවුල්වැව	උක්කුරාලවෙල්විද,නේ සහ තවත්	මූකලාන	8	1	13
2965	60	කිසිවෙක් නැහැ	ି ଏଡ	0	2	10
2966	එම	උක්කුරාලවෙල්විද,තේ සහ තවත්	ළුම	4	l	31
		සිතියම 1,076. කැඳැකෝරලේ.				
8006	මීවාවලැව .	මැනික්රාලකපුරාල සහ තවත්	කැලේ	2	0	28
3007	ළුම	පුලි <b>ගුරාල</b> ගේ උක්කරාල	් එම	3	0	24
		සිතියම 815. කනදරාකොරලේ.				
2509	පුදුක් කුලම	පුමිරාලවෙල්විද,නේ • ```	ව්යටසැගෙනකැලෙ	6	1	12
•		සිතියම 372. නුවරගම්කෝරලේ.				r 1
1267	බසවක්කුලම	කිසිවෙක්තැහැ	ව්යටසැගෙනකැලේ	10	1	25
1283	මල්වතුකැලේ	<b>20</b>	එම	8		23

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාගිපති සර්වේයර්ජනරාල්උත්නාන්සේගෙන්ද, විකිනීමේ කොන් දේසිය ගැණ කාරණ උතුරුමැදදීසාවේ ආණ්ඩුවේ ඵ්ජන්තඋන්හාන්සේගෙන්ද දූනගන්නට පුළුවන.

ආණ්ඩුකාර උතුමානත්වහන්සේගේ ආඤුවලෙස,

රේ. ඒ. ස්ව්ටන්හැම්,

වැඩබලන මහසෙකුතාරිස් වම්ග.

No. 824, N.-.C P.

### கொலோனியல சககித்தாா ஆப்சில, கொழுமபு, 1892 ம ஆணம் ஆடிமாசல 11 உ.

1892 ம ஆண்டு ஆவணிடாசம் 24 ந் தேதி புதன்கிழடையில் தன் ஆபிசில் வடம்திய மாகாணத்து அதாருச்புர் கவற்ணமேந்து ஏசன்றவாகளால் இதன்டியிற் சொல்லப்பட்டிருக்கிற முடிக்குரிய காணித் தண டுகளே, அரசாட்கியாரால் உத்தாவுபண்ணப்பட்டிருக்கும் பொருத்தப்பிர்காரம், ஏல்த் திலை ஹி லிறகப்பமே.

10 எாணித்துண்டுகள், வடமத்திய மாகாணத்து நுவற்களாவியா டிஸ் திறிக்கின் நுவற்கம் பளா*த*தை பகுதியி விருக்கின்றது.

	ų.		<b>பிளான</b> இலக <b>கம 1,</b> 051, எப்பாவிச் கோ	ற%ா.	
Dov.		்குறிச்சி.		விவாடி.	യി <b>ണ</b> രാഗം. മു. <b>ഇ</b> . പെ.
2961		<b>ഌ് ற</b> வெவா	அப்புறுளகே பணடா	செடிக்காடு	400
<b>2</b> 962	•	<i>நவ</i> கடடிக <b>மா</b>	பி. பிளான இலக்கம் 1,052, எட்டாவலே கேம்றுள்கே புஞ்சிருள்	காறதோ. செடிக்காடு	4 3 39

	JULY	15.	1892]	
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இல.	குறிச்சு.	சேகள்விக்கா ரனின பெயா.	<b>കില</b> ന്ഗം.			
	<b>ப</b> . ட	9னான இலககம் 1,054, எப்பாவின	கோறீன.			
2964	கெலடி மல வெவா	உகருளேவெலவிதாண்பு மறுபே		•		_
		ரும	பெருங்காடு	8	1	13``
2965	570	൭൱ഁൟ൱൘ൟൔ	sing	0	2	10
2966	So. P.	உச்சிறு எலெவீ தாண்யு மற்றே				
	•	ரும	കെ	4	1	31 .
		பி. பிளான இலக்கம் 1,076, கெந்த	காறளே.			
8006	மிலா டல <b>வா</b>	ഥങ്ങിങിന്ത്രങ്ങപ്പേപ്പന്ത്രങ്ങപ്പ് ഗ എവേ				
		(75:10	Gerg	2	0	28
8007	Sort.	புல்ஞசுருளகை உககிரு'ன	69.0	8	0	24
	*	பி. பிளான இலக்கம் 815, கனடற	en noor.		•	
2509	புதக்குவும	புஞ்சிருண்வெலவிதாண	தைலவீன் <i>யத்</i> தக்க செ	10		
-	,		34 B	<b>6</b>	1,	12
	ى .	). பிளான இலக்கம் 372, <i>நு</i> வறகாம	கோறதோ.			
1267	வசவா நகுளம	ஒருவருமிலலே	தொலவீலயத்தக்க செ	io.		
	-	ve e	குகாடு	10	1	25
1283	ശുഭരു മത്രം <sup>ക</sup> ്രരേത്ത	60.9	കെട്ട	8	Ō	23

இசுகாணிகளேய**பறறிய மேலைகனமான வீ**ளமபாங்கீள சங்கையோந்த அளவலே தலேவுரிடத்திலும் வீ**றபன**வின் தொத்தீகை**பபறறி வட மத்தியமாகாணத்து** அரசாட்சி ஏசன்றுகதனையவர்களிடமும் வீஞ்லீ ய**றி** தீது கசொன்ளலாம்,

அதியுத்தம் தேசாதிபதியவாகளின் து கட்டீள்யின்படி, ஜே. ஏ. சுவெற்றின்ஹம், இராசாங்கலிகிதரின் வேல்யார்ப்பலர்.

No. 825, N.-C. P. Colonial Secretary's Office, Colombo, July 11, 1892.

ON Wednesday, August 24, 1892, and following days, at noon, the Government Agent for the North-Central Province will put up to auction, at his office in Anurádhapura, the under-mentioned portions of Crown Land, on the terms authorised by Government.

Two allotments of land situated in the Medapattuwa division of the Tamankaduwa District of the North-Central Province.

		rrennmary plan 1,041 Megoda pattuwa-		Extent.
Lot.	Village.	Name of Applicant.	Description.	A. R. P.
2940	Kuringavetti	Ahamadu Levvai Isan Lebbe	Jungle	11 2 27
2937	Pudu-ur	Preliminary plan 1,038.—Megoda pattuwa. Kadar Meera Segu Midin	Jungle	6 2 39

Further information respecting these lands may be obtained from the Hon. the Surveyor-General, and respecting the conditions of sale from the Government Agent, Anuradhapura.

By His Excellency the Governor's command,

· · ·	 J. A. SWETTENHAM, Acting Colonial Secretary				
<u></u>					

No. 825, N.-C. P.

වම් 1892 ක්වූ ජූලි මස 11 වෙනි දින කොළඹ

මහසෙකුතාදිස් උන්නාන්සේගේ කන්තෝරුවේදීය.

තුරුමැද දිසාවේ ඒජන්තඋන්නාන්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ ඒ නියෝගවල පුකාරයට වම් 1892 ක්වූ අගෝස්තු මස 24 වෙනි දිනවූ බදද සහ ඊටපසු දිනවලන් අනුරාධ පුර කච්චේරියේදී වෙන්දේසිකර විකුණන්ට යෙදෙනවා ඇත.

උතුරුමැද දිසාවේ තමන්කඩ පලාතේ මෙගොඩ පත්තුවේ කොට්ඨාසයේ පිහිටාත්බෙන බිම්කැබෙලි 2ක්.

		සිතීයම 1,041. මෙගොඩපත්තුවේ.		
øනා. 2940	ගම. කුරින්ගාවෙට්ට්	ඉල්ඵම්කාරයාගේ නම. අහමදු ලෙබ්බේ ඉසන්ලෙබ්බේ	අඤුම, කැලේ	මහත. අ. රු. ප. 11 2 27
2937	BECag	සිතියම 1,038. සාදර්මීරා සේගුමිදින්	්සැලේ	6 2 39

මෙම ඉඩම් ගැණ වැඩිදුර කාරණ වංශාධිපති සර්වේයර්ජනරාල් උන්තාන්සේගෙන්ද, පිකිනීමේ කොන් දේසිය ගැණ කාරණ උතුරුමැද දිසාවේ ආණ්ඩුවේ ඒජන්ත උන්නාන්සේගෙන්ද දුනගන්ට පුළුවන,

> ආ ණ්ඩුකාර උතුමානන්වහන්සේගේ ආඥාවලෙස, ජේ. ඒ. ස්විචන්හැමි

වැඩබලන මහසෙකුතාරිස් විමහ.

No. 825, N.-C. P.

### சொனோனியல சககொததார ஆபிரில, கொழும்பு, 1892 ட ஆணமி ஆடிமீ 11 ந் தேதி

1892 ம. ஆனடு ஆவணிமா சம 24 ந தேதி புதன கிழமை மத்தியான ததிலும் அடுத்த நாடகளிலும் தன ஆபிசில ஷடமத்திய மாகாணத்த அனுராசபா கவறணமேந்து ஏசன்றவாகளால் இதன்டியிற சொல்லப்படடி ருக்கிற முடிக்குரிய வாணித்துண்டுகளே, அரசாட்சியாரல் உத்தாவுபணைப்படடிருக்கும் பொருத்தப்போகாரம், ஏலத்திற கூறி விறகப்படும்.

2 காணித் துண்டுகள், வடமத்திய மாகாணத்து தமங்கடவை டிஸ்திறிக்கினை மெதெயத் தவா பஞ்தியி விருக்கின் றது. பிளான இகைக்க 1,04], மெகொடபத் துவா.

<b>இ</b> ல.	ருற்சுதி,	ദേഷണ ബി കേണ്ണത്ന .	- ബി <i>രു</i> നം.	விசாலம. அ. <b>றா</b> . ப.
2940	<b>குறிஞ்சா</b> வெடடி	அகட து <b>லெவ</b> வை ஈசாலை வளை	செடிக் காடு	11 2 27
2937	ப். பி பு <i>தூ</i>	ளான இலக்கம், 1,088, மெகொடட கா <i>த</i> ருமீாா சேகுமெயதி <del>ன</del>	பத்துவர். செடிக்காடு	6 2 89

இசசாணித**ீக பபறறிய மெல்கன** டான விளம்பாங்களே சங்கைபோர்நத் சாவேயா ஜென்றலிடத்திலும் விறபன வின சொத்திசைப்பற்றி வடம்த்திய மாகாணத் து அரசாடதி ஏசன்றுத்துரை அவாகளிடமும் வினு**வி** அறித்துக்கொள்ளலாம்,

அதியுத்தம் தேசாதிபதியவாகளினது கட்டளேயினப்டி, ஜே. ஏ. சுலற்றின்ஹம், இராசாங்க லிகிதரின் வேலேபாரப்பினா. 、

No. 826, N.-C. P. Color

Colonial Secretary's Office, Colombo, July 11, 1892.

ON Wednesday, August 24, 1892, and following days, at noon, the Government Agent for the North-Central Province will put up to auction, at his office in Anurádhapura, the under-mentioned portion of Crown Land, on the terms authorised by Government.

An allotment of land situated in the Hurulupalata division of the Nuwarakalawiya District of the North-Central Province.

	Prenminary ]	pian 965Manapotana Korale.			1			
	· ·			E	xte	ıt.		
Lo	t. Village.	Name of Applicant.	Description.		R.	P.		
289	29 Kumbukgollewa	Kiribapuwe Veda	Forest	23	8	0	•	
	Further information respecting this land may be obtained from the Hon. the Surveyor-General, and respecting							
the con	ditions of sale from the Government Agent,	Anurádhapura.					,	

By His Excellency the Governor's command, J. A. SWETTENHAM, Acting Colonial Secretary.

No. 826, N.-C. P.

වමී 1892 ක්වූ ජූලි මස 11 වෙනි දින කොළඹ මහසෙකුහාරිස්උන්නාත්නාන්සේගේ කන්තෝරුවේදීය.

තුරු මැදදිසාවේ ඵරන්තඋන්නාත්සේ විසින් මෙහි පහත සඳහන්වෙන ආණ්ඩුව සන්තක ඉඩම් ආණ්ඩුවේ නියෝගවල පුකාරයට වම් 1892 ක්වූ අගොස්තු මස විසිහතර වෙනි දිනවූ බදද සහ ඊට පසු දිනත් අනු රාධපුර කච්චේරියේදි වෙන්දේසිකර විකුණින්ට යෙදෙනවා ඇත.

උතුරු මැදදිසාවේ නුවරකලාවිය පලාතේ හුරුඵ පලාත කොට්ඨාසේ පිහිටා තිබෙන බිම් කැබලි 1ක්. 🚽

#### සිකියම 965. මහපොතාන කෝරලේ.

·	• • • •			මග				
් මකා.	ගම, ෦	ඉල්ඵම්කාරයා.	අන්දම.	අ. රැ	L. O.			
2829 කුඹුක්ගොල් <b>ලැව</b>		කිරිහපුවා වෙද	<b>වු</b> කලාන	23 8	30.			
වෙම ඉඩම ගැණ වැසිදුර කාරණ වංශාධිපති සර්වේශර්ජනරාල්උන්නාන්සේගෙනු, චිකිනීමේ කො								
ද්සිය ගැණ කාරණ උතුරු මැදදිසාවේ ආණ්ඩුවේ ඒජන්තඋන්තාන්සේගෙන දූනගන්නට පුළුවන.								

` ආණ්ඩුකාර උතුමාහන්වහන්සේගේ ආඥාවලෙස, ජේ. ඒ. ස්ව්ටන්හැම්, වැඩබලන මහසෙකුතාරිස් වම්හ.

No. 826, N.-C. P.

தொலோனியல் சககொததாா ஆபிசில், கொழுமபு, 1892 ம ஆணு 8 ஆடிமீ" 11 ந் உ.

1892 ம ஆண்டு ஆவணிமாசம் 24 நதே இ புதனகிழங்கும்பும் அடுத்த நாடங்ளிலும் மத்தியானத்தில் தன ஆப்சில வடம்த்திய மாகாணத் து அநாாசபுற கவறணமேந் து ஏசன்றவாகளால் இதன்டியிற் சொல்லப்பட டிருக்கிற முடிக்குரிய காணித் துண்டை, அரசாட்சியாரால் உத்தாவுபண்ண பபட்டிருக்கும் பொருத்தப் பிர்காரம், ஏலத் திற கூறி விறக்பப்மே. JULY 15, 1892]

### பிளான இலக்கம் 965, டீக்பொத்தரண் கோறீன.

<b>இ</b> ல.	ுறச்சி.	கேள் டி ச <b>காா கா.</b> ``	കിലാഗം.	லசா அ. ற	
2829	ூடிககொலலவா	<b>கிறிகப்புவா</b> வேட	<b>e</b> n D	23	•

இக்காணியைப்பறறிய மேலதனமான விளம்பாங்கஜோ சங்கையோர்த் அளவை தலேவரிடத்திலும லீற்பனவின் கொந்தீசையற்றி வடமத்திய மாகாணத்து அரசாட்சி ஏசன் றித்தரை அவர்களிடத்திலும் விளுவ அறிந்துக்கொள்ளலாம்.

அதியுத்தம் தேசாதிபதியவாகளினத கட்டதோயின்படி,

ஜே. ஏ. ச**ெவற்றினஹ**்க, இராசாங்கவிக்கரின வேல்பா**ாப்ப**வா

# LAND SALES IN THE PROVINCE OF SABARAGAMUWA.

THE sale of Lands situate at Walalgoda, in Kolonná kórale of the Province of Sabaragamuwa, advertised to be heldat the Ratnspura Kachcheri on the 12th instant (vide advertisement No. 115 of 20th May, 1892), has been postponed until the 22nd instant, and will be held at Panamure in Kolonná kóralé.

By His Excellency the Governor's command,

Colonial Secretary's Office, Colombo, July 13, 1892,

වාමී 1892 ක්වූ මැයි මස 20 වෙනි දින දරන නොමොර 115ගේ දන්වීම් පහුසේ පුකාර මේ මස 12 වෙනි දින රත්පුරේ කච්චේරියේදී විකුහන්ව පුසිබකර තිබුනු සබරගමුපලාතේ කොලොන්නාකෝරලේ වලල් ගොඩ පිකිරි ඉඩම් විකිණිම මේ මස 22 දිනට පනාමුරේදී විකිණිමට කල්දමන්ට යෙදුනා ඇත.

> ජේ. ඒ. ඣැවන්හැම්, වැඩබලන මහ්සෙසුතාරිස් උන්නාන්සේ.

J. A. SWETTENHAM.

Acting Colonial Secretary.

වම් 1892 ක්වූ ජුලැයි මස 13 වෙනි දින මහසෙසුතාරිස් උන්තාන්දේගේ කන්තෝරුවේදීය. -0

### LAND ACQUISITION NOTICES.

**T** DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1676," section sixth, to take order for the sequisition of the following; land, to wit :--

	Preliminary plan 4,376, date	ed June 9, 1892.	Situated in A	mbagamuwa kóralé of Uda Bulatgam	18.
				• · · · · · · · · · · · · · · · · · · ·	Extent
Lot.	Name of Land.	Description.	Village.	Name of Claimant.	A. R. P.
H 763	Hatton estate	Waste	Hatton	The Proprietor of Hatton estate	0 0 15

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Kandy Kachcheri on July 25, 1892, at 2 o'clock P.M., and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Kandy Kachoheri,	,	P. A. TEMPLER,
July 1, 1892.		Government Agent.

වා 1876 ක්වූ අවුරුද්දේ නොම්මර 8කේ ආසුපයායේ හත්වෙනි වහන්තියේ පුකාරයට මෙහි පහස සඳහන් වෙන ඉඩම ලබාගැනීම සඳහා කියාකරණි පිණිස වම් 1876යේ ඉඩම් ලබාගැණිමේ ආසුපයායේ හවෙනී කාණ්ඩේ කරතිබෙන පංගාර්තුවල පුකාර ආණ්ඩුකාරක මන්තුණිසභාවේ මන්තුණිය ඇතුව උතුමානන්වහන් සේ විසින් මව අනකරන්ට යෙදුනබව මෙයින් දුනුම්දුන්නා ඇත. ඒනම් :---

1892 ජූනි මස 9 දින නොමෙර 4,376 සිතියම. පිහිටානිබෙන්නේ—උඩබුලත්ගම අඹගමු කෝරලේ.

නොං	නම.	අන්දම.	ගම.	අයිතිකාරයා.	මහ <b>හ.</b> අ. රු. ප.
H 763	හැ <b>වන්වත්</b> ත	තිස්බිම	<b>තොප්පි</b> තෝවම	හැවන්වත්ත අයිතිකාරයා	0 0 15

ඉතතකි ඉඩමට තමහමුන්ට ඇත්තාවූ අයිනිවාසිකම් තමුන්ම නොතොත් තමුන් වෙනුවට කියාකරණ අය විසින් වම් 1892 ක්වූ ජුලි මස 25 වෙනි දින දවල් 2කේ කනිසමට මහනුවර කව්වේරියේදී මා ඉදිරිපිටට පැමින කියාසිටින්ට ඕනැවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදලකැණ ඇත්තාවූ අයිනිවාසිකමේ අන්දම සහ තොරතුරුත් කියාහිටින්ට ඕනැවව මෙම ඉඩම අයිනිවාසිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනැ කලා ඇත.

වම් 1892 ක්වූ ජූලි මස l වෙනි දින මහනුවර කව්වේරියේදීය.	පි. එ.	වැම්ප්ලර්,
මහනුවර කිව්වේරියේදීය.		අජන්ත වම්හ.

இதன்கீழ்சொலலப்படுகிற காணியைப் பெற்றக்கொள்ளும்பொருட்டு 1876 ம் ஆணாடின் காணிபெற் றுத்கொள்வதைப்பற்றிய கட்டீள்ச்சட்டத்தின் 6 ம் பிரிவீன் போதாரம் தேசா திபதியவர்கள் பிரமாணா வீதிச் சங்கத்தாருடைய ஆலோசணே அனுமதியுடன் எனக்குக் கட்டீள் செய்திருப்பதை இதனுல் அறியப்பண ணு தெறேன. அதா கிறது:---

បត	ானின இலக்கடி 4,376.	1892 ഥ ക്ലഞ്ഞ് ക്ലഞ്ഞ് പ	சம் 9 தேத், அம்பகமுகோறன் உ	டட்டினத்
		รดับเปล) ซู เรียง g		
		ര്മിമാസം മെൽ ത്രി		ക്ക്കുക്കം.
இல.	காணியின் <b>பெயர்</b> .	· • • • • • • •	உரித து <b>பே</b> சுவோ <i>ன</i> .	அ. றா. ப.
H 763	எட்டன்தோடடம	எட்டன் <i>தோட்</i> டம்	எட <b>டனதோட்ட முடை</b> யோா	0 0 15

மேற்குறித்த் காணிக்கு உரித்துபேசுகின்ற சகலபேரும் தாஞ்கவலல் அவரவருடைய காரியகார ரால 1892 ம் ஆண்டு ஆடிமாசம் 25 ந் தேதி பகல 2 மணிக்கு எனமுகதாவில் வெளிப்படம் சொலலிககொ வன வேணமேதுமலலாமல் அந்தக்காணிக்குப் பெறறுக்கொள்ளப்படும் பணத்தையும் அதைப்பெறறுக் கொள்வதற்குண்டான உரித்தையுகு சொலலவேண்டியது.

கண்டி கச்சேரி,	•	பீ. ஏ. றெம்பிளா,
1892 ம ஆ_ ஆடிமீ 1 ந் தேதி.		அரசாடதி ஏசன்று.

L DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following land, to wit :---

Preliminary plan 4,383, dated June 22, 1892. Situated in Medasiyapattu of Uda Dumbara.

						ater	10.	
Lot.	Name.	Description.	Village.	Name of Claimant.	A.	R.	P.	
I 763	Portion of title plan No. 51,234	Waste land	Bombura	Supposed to belong to Mr.	_			
				Hornby, of Tunisgala estate	1	0	34	

All persons interested in the aforesaid land are hereby required to appear personally or by agent before me at the Kandy Kachcheri on August 8, 1892, at 2 o'clock P.M., and to state the nature of their respective interests in the land, and the amount and particulars of their claims to compensation for such interests.

Kandy Kachcheri, July 12, 1892.

#### P. A. TEMPLER, Government Agent.

Extant

JULY 15, 1892]

වා මී 1876 ක්වූ අවුරුද්දේ නොමෙර 3නේ ආඥපතුසේ හත්වෙනි වහන්තියේ පුකාරයට මෙහි පහත සඳහන් වෙන ඉඩම් ලබාගැණීම සඳහා කියාකරණ පිණිස වයී 1876යේ ඉඩම ලබාගැණීමේ ආඥපතුසේ හවෙනි කාණ්ඩේ කරතිබෙන පංගාර්තුවල පුකාර ආණ්ඩුකාරක මත්තුණිසභාවේ මන්තුණිය ඇතුව උතුමානන්වහන් සේ විසින් මව අනකරන්ට යෙදුනුබව මෙයින් දුනුම්දුන්නා ඇත. එනම් :---

විෂී 1892 ක්වූ ජූති මස 22 වෙනි දින නොමෙර 4,383. පිහිටානිඛෙන්නේ—උඩදුඹර මැදසියපත්තුවේ. මහත.

ලංකා,	නම.	අඤම.	ගම.	අයිතිකාරයා.	<b>ợ.</b> c	රු. ප.
I 763	51234 පිඹුරේකැල්ලක්	භිස්බිම	බෝඹුරේ	තුනිස්ගලේවත්තේ ගෝථන්බ	j	•
•			-	උන්නැගේව අසිතිය කියති	1	0 34

ඉහකකි ඉඩමට සමහමුන්ට ඇත්තාවූ අයිතිවාසිකම් සමූන්ම නොහොත් සමූන් වෙනුවට කියාකරණ අය විසින් වම් 1892 ක්වූ අගෝස්තු මස 8 වෙනිදින දවල් 2කේ කනිසමට මහ හුවර කව්වේරියේදී මාඉදිරිපිටට පැමින කියාසිටින්ට ඕනැවා සහ මෙම ඉඩම වෙනුවට ලැබෙන මුදල ගැණි ඇත්තාවූ අයිතිවාසිකමේ අන්දම සහ හොරතුරුත් කියා කිටින්ට ඕනැ බව මෙම ඉඩම අයිතිවාසිකම ඇති සියඵදෙනාගෙන්ම මෙයින් ඕනැකලාඇත

> පි. ඒ. වැම්ප්ලර්; ආණ්ඩුවේ ඒජන්තතැන.

වම් 1892 ක්වූ ජූලි මස 12 වෙනි දින මහනුවර කච්චේරියේදීය.

இதன் கீழசொல்லப்படுகிற காணியை பெற்றுக்கொள்ளுட்பொருட்டு 1876 டீ ஆண்டின் காணிப்பெற் றக்கொள்வதைப்பற்றிய கட்டனுச்சட்டத்தின் 6 டி பிரிவின் பொகாரம் தேசா தியதியவாகள் பிரமாண வீதிச்ச நகத்தாருடைய ஆலோசவே அனுமதியுடன் என் களுக் கட்டவே செய்திருப்பதை இதனுல் அறியப்பண்ணுமே ேறன. அதாகிறது:---

பிளான இலைக்கம் 4,383, 1892 ஆண்டு ஆனிமாசம் 22 உ., உட தும்பறையைச்சேர்ந்த மத்பளாததை பளுதியி விருக்கிற இடம்.

	മ് ഖ	ா ட— வெணணிலட்,		
<b>இ</b> ல.	சாணியின பெயா.	<u>ear</u> r.	உரி <i>த</i> துபேசுவோன.	விசாலமை. அ. <i>ஹா</i> . ப.
I 763	51,234 டி நிமபா பிளானின ஒரு தணுடு	<b>போ</b> மபுறே	துனிஸ் கலவ <sub>த்</sub> த போான ப துலா ககுடைய து	5 1 Q. 34

மேறூ ீறிகத் காணிக(கு உரித் தூப்பேசுகின்ற சகலபேரும் தாஞ்கவல்லத் அவாவருடைய காரிய காரரால 1892 ம் ஆண்டு ஆவணிமீ 8 ந் தேதி பகல 2 மணிக்கு என்முகதாவீல் வெளிப்பட்டு சொலல்க கொள்ள வேண்டுவதுமல்லாமல் அந்தக்காணிக்குப் பெறறுக்கொள்ளப்படும் பணத்தையும் அதைப்பெ ற்றுகொள்வத்றகுண்டான உரிததையுஞ் சொலலவேண்டியது.

மணாடி கச்சேரி, பி. ஏ. றெம்பிளா, 1892 ம ஆ\_ ஆடி*மீ* 12 ந் தேதி. அாசாடசி யேசனை று.

**I** DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following lands, to wit:--

### Preliminary plan 4,367, dated May 24, 1892.

Lot. X 762	Village. Dimbulla	Description. Tes and metal quarry	. Name of Claimant. Proprietor, Bogahawatta estate	A. B. P. 0 1 16
		Preliminary plan 4,366, d	ated May 24, 1892.	•,
W 762	Dimbulla	Tea and metal quarry	Proprietor, Dimbula estate	0 0 30

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at the Nuwara Eliya Kachcheri on July 27, 1892, at 1 o'clock P.M., and to state the nature of their respective interests in the lands, and the amount and particulars of their claims to compensation for such interests.

Nuwara Eliya Kachcheri, July 5, 1892. C. M. LUBHINGTON, Assistant Government Agent. ;

Predanad

වී 1876 ක්වූ අවුරුද්දේ නොමෙර 3නේ ආසුපතුයේ හත්වෙනි වහන්තියේ පුකාරයට මෙහි පහත සදහන් වෙන ඉඩම් ලබාගැනීම සඳහා කියාකරණ පිණ්ස වම් 1876යේ ඉඩම් ලබාගැනීමේ ආසුපතුයේ හවෙනි කාන්ඩේ කරතිබෙන පහාරතුවල පුකාර ආණ්ඩුකාරක මන්තුනසභාවේ මන්තුනය ඇතුව උතුමානන්වහන්යේ විසින් මට අනකරන්ට යෙදුන බව මෙයින් දුනුම්දුන්නා ඇත. ඒනම් :—

#### සිරායම 4,867. එහි දිනේ—චම් 1892 ක්වු මැයි මස 24 දින.

න්නා. X 762	ගම <i>.</i> දිඹුල	අන්දම. ගේ සහ ගල්වග	අයිතිකාරයාගේ නව. බෝගහව <b>න්</b> තේ අයිතිකාරයා	මගත. අ. රූ. ප. 0 1 16
W762	දපුල	්සිතියම 4, එම		0 0 30

ඉහතකි ඉඩම්වලට තමතමුන්ට ඇත්තාවූ අසිනිවාසිකම් තමුන්ම නොහොත් තමුන් වෙනුවට කියාකරන අය විසින් වම් 1892 ක්වූ ජූලයි ඔස 27 වෙනි දින එකේ කනිසමට නුවරඑලි කව්වේරියේදී මා ඉදිරිපිටට පැමින කියාසිටින්ට ඕනැවා සහ මෙම ඉඩම් වෙනුවට ලැබෙන මුදල ගැණි ඇත්තාවූ අයිතීවාසිකමේ අන්දම සහ තොරතුරුත් කියාහිටින්ට ඕනැ බව මෙම ඉඩම් අයිතීවාසිකම් ඇති සියළුදෙනාගෙන්ම මෙයින් ඕනැකළාඇත

වම් 1892 ක්වූ ජූන ම	)ස 5 වෙනි
දින නුවරවිලිියේ	කච්චේරියේදිය.

ිසි. ඇම්. ලුසින්ටන්, උපඒජන්ත වම්හ.

இதன் கீழ சொலலப்படுகிற காணிகளோப் பெற்றுகொள்ளும்பொருட்டு 1876 ம. ஆண்டின் காணிபெற்று க்கொள்வதைபபற்றிய கட்டதோச்சட்டத்தின் 6 ம.பிரிவின் போகாம சேசா இப்தியவாகள் பிரமாலா விதிச்சங் த்தகாருடைய ஆலோசீண் அனுமதியுடன், எனக்குக் கட்டதோசெய்திருப்பதை இதனுல் அறியப் பண்ணுகி றேன். அதாகிறது :—

் 1892 ம் 🥣 வைகாசிமாசம் 24 ந் தே தி. ஊர்,—திமபுள் வே.

### பிளர்ன் இல. 4,867.

് <b>തു</b> ം.	விலாம்.	் உரித்துப்பேசுவோரின பெயா,	விசாலமு. அ. <b>றா</b> , ப,		
X 762	தேயும் கலகுளியும்	போகாவததை தோடடம உடையோர்	0 1 16		
· · · · · · · · · · · · · · · · · · ·		பிளான இல. 4,366.			
W 762	50.2	திமபுஜாதோடடம உடையோர்	0 0 80		

மேற்குறித்த காணிகளுக்கு உரித்தபேசுகின்ற சகலபேரும் தானுகவல்லத் அவரவருடைய காரியுகார ரால 1892 ஆணம் ஆடிமாசம் 27 தே இப்கல் 1 மணிக்கு என முகதாவில் வெளிப்படம் சொலவிகொள்ள வேண்டுவதுமல்லாமல் அந்தாகாணிக்குப் பெற்றுக்கொள்ளப்படும் பணததையும், அதைப்பெற்றுக்கொள் வதற்குண்டிடை உரித்தையுகு சொல்லவேண்டியது.

துவளெலி கச்சேரி, சி. எம. லஷ்சிங்டன, 1892 ம ஞி ஆடிமீ 5 ந் வ. உசவி அரசாடசி ஏசன் ற.

T DO hereby give public notice that I have been duly directed by the Governor, with the advice of the Executive Council, acting under the provisions of "The Land Acquisition Ordinance of 1876," section sixth, to take order for the acquisition of the following lands, to wit :--

1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 19		Village-Natandiya.					
Lot.	Name.	Description.	Name of Claimant.	E₂ ▲.	rte: R.		
T 725 U 725 V 725 W725	Doragama Minipittaniya Paragahakumbura Kajugahawatta	Burial ground Field Old cocoanut garden	Francis Fernando Proprietor of title plan 117,765 Proprietor of title plan 117,780 R. Puiya and others		-	6	

All persons interested in the aforesaid lands are hereby required to appear personally or by agent before me at Marawils on September 13, 1892, at 1 o'clock, and to state the nature of their respective interests in the lands, and the amount and particulars of their claims to compensation for such interests.

Chilaw Kachcheri, July 7, 1892. G. D. THOMSON, Assistant Government Agent.

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වාෂී 1876 ක්වූ අවරුද්දේ නොමාර 8නේ අතුපහුයේ හත්වෙනි වහන්තියේ ප්යාරයට මෙහිපහන සඳහන් වෙන ඉඩම් ලබාගැණීම සඳහා කුයාකරණ පිණිස වෂී 1876යේ ඉඩම් ලබාගැනීමේ අඤපහුයේ හවෙනී කාන්ඩේ කරතිබෙන පහාර්තුවල ප්යාර ආණ්ඩුකාරක මන්තුනසභාවේ මන්තුනය ඇතුව උතුමානන්වහන් යේ විසින් මව අනකරන්ව යෙදුන බව මෙයින් දුනුම්දුන්නා ඇත. ඒනම් :---

ගම---නාත්තත්ඞීය.

ෙනා.	ඉඩමේ <b>නම</b> .	අන්දම.	අයිතිකම <b>කියන්නා.</b>	මගත. අ. රු. ප.	•
<b>T</b> 725	<b>දෙරගමමිනීපි</b> ව්වනිය	මිනීපිච්චනිය	පුන්සිස්පුතා <b>න්දු</b>	1 1 36	
U 725	<b>ප</b> ර්ගහ <i>කු</i> ඹුර	කුඹුර	Ĭ17,765 ි ඔ ඒ පු වි අයි නි කාරයා	006	
<b>V</b> 725	කජුගහවත්ත	පර්ණ ෙොල්වත්ත	117,780 ි එම	0 0 6	:
W725			පුයියා සහ තවත්	012	
			-		

ඉහසකි ඉඩම්වලට් සමසමුන්ට ඇත්හාවූ අයිනිවාසිකම් හමුන්ම නොහොත් සමුන් වෙනුවට කියා කරණ අය විසින් වයි 1892 ක්වූ සැප්සැම්බර් මස 13 වෙනි දින දවල් 1කේ කන්සමට මාරාවිලදී මා ඉදිරී පිටට පැමින කියාසිටින්ට ඕනෑවා සහ මෙම ඉඩම්වෙනුවට ලැබෙන මුදල ගැණි ඇත්සාවූ අයිනිවාසිකමේ අන් දම සහ නොරතුරුත් කියාහිටින්ට ඕනෑබව මෙම ඉඩම් අයිනිවාසිකම්ඇතී සියඵදෙනාගෙන්ම මෙයින් ඕනැ කලා ඇත.

වෂී 1892 ක්වූ ජූලි මස 7 වෙනි	් . හී. නොම්සන්,
දින හලාවිත කිව්වේටීයේදිය.	ආ ණ්ඩුවේ උපඒ ඒ නිතතැන.

இதின்கீழ சொலைபபடுகிற காணிக‱ப்பெற்றுக்கொள்ளும்பொருட்டு 1876 ம் ஆணடின் கணிபெற்று க்கொள்வதைப்பற்றிய சடடளேச்சடடத்தின் 6 ம் பிரிவின் பிரகாரம் தேசாதிபதியவர்கள் பிரமாண விதிச்சன த்தாருடைய ஆலோச!ன ஆனுமதியுடன எனகளுக் நடிகோசெய்திருப்பதை இசனுல் அறியப்பணணுகிறேன். அதாகிறது:—

		·	று சசு — நாததானுடி . 	•	-0	<del>F</del> IT 6		·
g	)ഖ.	காணியின பெயர்.	രി <i>ഖ</i> ്ഥ.	உரிததாளி பெயா,	ം എം.		-	
T U	725 725	தொற்கம மினிபிற்றனிய பறக்க (ூடிபிறை	சவம் <i>அ</i> டக்குமிடம வயல்	பி. பறனுந்து 117,765 அளவை உ ைடய <b>வர்</b>		1 0	36 <sup>-</sup> 6.	
V	725	க <b>சுதாவத</b> லைத	தெனனந்தோடடம	ைடுமலா 117,780 அளவை உ ் டையவர்		0	6	
W	7 <b>2</b> 5		·	புயயாவு மறுபேரும	Ō	Ĭ	2	

மேற்கு தித்த காணிகளுக்கு உரித தபேசு கின்ற சகலபேரும் தானுகவலல் த அவரவருடைய காரியகாரரா ல் 1892 ம் ஆண்டு புரட்டாசிமாதம் 13 ந் தேதி 1 மணிக்கு மாருவில் எனமுகதாவில் வெளிப்படடு சொல விக்கொள்ளவேணவே துமல்லாமல் அந்தக்காணிகளுக்குப் பெற்றுக்கொள்ளப்படும் பணத்தையும் அதைப் பெற்றுக்கொள்வதற்குண்டான உரித்தையுஞ் சொல்லவேண்டியது.

சிலாபக்கச்சேரி, 1892 ம் இல் ஆடிமீ 7 ந் டை

ஜி. டீ. தொம்சன், உதவி அரசாட்சி ஏசனறு.

### MISCELLANEOUS DEPARTMENTAL NOTICES.

List of Uncertificated Insolvents in the District Court of Kandy for the Half-year ended June 30, 1892.

C,	Date. April 29, 1892	N 	lo. of Case. 1,251	•••	Name of Insolvent. K. S. Nagalingam	•	Residence. Kandy	•	•
K	District Court, andy, July 7, 1892.				. ,		CHAS. Acting Distr		je.

List of Uncertificated Insolvents in the District of Mannar for the Half-year ended June 30, 1892.

	Nil.	
District Court,		A. S. PAGDEN,
Mannár, July 5, 1892.		District Judge.
		0.

List of Uncertificated Insolvents in the District Court of Batticaloa for the Half-year ended June 30, 1892.

District Court, Batticaloa, July 7, 1892.

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E. M. BYRDE, District Judge. (6)

[No. 5,154

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THE "Kew Bulletin" of miscellaneous information is issued as an occasional publication from the Royal Gardens at Kew. It contains notes on the economic products of plants which have been made the subject of particular study and	Single copies of Ordinances in English (and, Rs. c. where translations have been published, in Sighalese and Tamil) may be obtained for $\delta$ cents for every 8 pages octavo or portion thereof.
investigation at Kew, and it is intended to be a means of communication to persons interested in Botanical subjects and products in India and the Colonies.	Municipal Councils' Ordinance No. 7 of 1887 each 0 50
The "Bulletin" is published by Messrs. Eyre and Spottiswoode, East Harding street, London, E.C., and may be obtained directly from them or through any bookseller.	Colonial Office List for 1892 each 4 0 Report of a Select Committee on the working
Price 2d. per copy; by post, United Kingdom, 2 <sup>1</sup> / <sub>2</sub> d.; Foreign Countries and Colonies, 3d. per copy.	of the Grain Tax Ordinance, 3 1.0 Return of Architectural and Archaeological Remains and other Antiquities existing in
J. A. Swettenham,	Ceylon
Acting Colonial Secretary.	Administration Reports, bound volumes ,, 7 50 Do. single copies, each 4 pp. 0 5
Colonial Secretary's Office, Colombo, April 22, 1892.	Cevion Blue Books, from 1880 to 1891 each 10 0
0000000, 2012 22, 1002	Sessional Papers, bound volumes, 10 0 Do. single copies each 4 pp. 0 5
	Customs Annual Leturns each 1 0
T IST of Books, &c., for Sale at the Government	Heads of Minutes, 1824-49
L Record Office :-	and Notifications, 1849-71
LEGISLATIVE ERACTMENTS.	Do. do. 1872-87 , 1 0
Volume I. Rs. c.	Pybus's Mission to Kandy
All Proclamations, Regulations, and Ordinances in force in the Colony on the 12th day of	Original Páli Text, Part I " 7 50
January, 1870: being the "New Edition"	Do. Part II ,, 7 50 Wijesinha's English Translation of Part H:,
of Enactments authorised by Ordinances	with Turnour's Translation of Part I.
	prefixed, 7 50
Volume II.	Sinhalese Translation, Part I, 5 0 Do. Part II, 5 0
From To Part 1 6 of 1870 — 9 of 1871 each 1 0	Nitinighanduwa, English 1 0
"2 10 of 1871 — 28 of 1871 "1 0	Do. Sinhalese ,, 1 0 Rámanáthan's Reports ,, 22 0
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Report on Brown Scale, or Bug, on Coffee, 1 0
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Saddharmalankaraya ,, 2 0
$6 \dots 4 \text{ of } 1875 - 3 \text{ of } 1876 \dots 1 0$	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Governors' Addresses, 1833-77, 2 vols, 10 0
$10^{10}$ 9 $10^{10}$ 9 of 1877 - 23 of 1877 $10^{10}$	Report of the Executive Commissioner for the Ceylon Section of the Colonial and
", 10 1 of 1878 — 16 of 1878 ", 1 0 ", 11 1 of 1879 — 15 of 1879 ", 1 0	Indian Exhibition, 1886
	Tables for calculating Pensions under the
Volume III.	Widows' and Orphans' Pension Fund Ord ,, 0 25 Reports of the Temple Lands Commissioners,
Part 1 1 of 1880 17 of 1880 each 1 0 ,, 2 1 of 1881 18 of 1881 ,, 1 0	1857 to 1865 ,, 0 50
$3 \dots 1 \text{ of } 1882 - 16 \text{ of } 1882 \dots 1 0$	Papers relating to Buddhist Temporalities, 1876 ,, 1 0 The Green-Scale Bug in connection with the
", <b>4</b> 1 of 1883 - 18 of 1884 ", 3 0 ", <b>5</b> 19 of 1884 - 11 of 1885 ", 1 0	Cultivation of CoffeeObservations by Mr.
·	E. Ernest Green (illustrated) ,, 1 0
Volume IV.	Ceylon Civil List for 1892 , 1 0 Mannár : a Monograph.—By the late W. J. S.
Part 1 12 of 1885 — 8 of 1886 each 1 0 ,, 2 9 of 1886 — 7 of 1887 , 1 0	Boake, c.c.s
" <b>3</b> 8 of 1887 — 2 of 1888 " 0 40	Itinerary of Ceylon Roads : Part 1Principal Roads, Second Edition
" 4 3 of 1888 — 15 of 1889 " 2 70	(1881), without Map
Volume V.	Part II.—Minor Roads, Second Edition (1888), with Map , 8 0
Part 1 16 of 1889 — 8 of 1890 each 0 85 , 2 9 of 1890 — 1 of 1891 , 0 45	Do. do. without Map " 3 0
Special Editions of the Penal and Criminal	Report on the Administration of the Police, &c., by Mr. A. H. Giles 1 45
Procedure Codes, the Courts Ordinance,	&c., by Mr. A. H. Giles
and Civil Procedure Code, with Tables of Sections and Indices, stitched in paper	tered under Ordinance No. 1 of 1885: Part I.,
cover, are obtainable as follows :	1885-88 , 1 25 Regulations under the Merchandise and Trade , 0 15
The Penal Code (2 of 1883) each 2 0	Marks Ordinance of 1888
The Criminal Procedure Code (3 of 1883) ,, 8 0 The Courts Ordinance (1 of 1889) ,, 0 50	
The Civil Procedure Code (2 of 1889) " 5 0	Application for any publication in the above List should
The Penal Code, in Sighalese or Tamil , 1 0 The Criminal Procedure Code, in Sighalese	be made to the Government Record Keeper, at the Colonial
or Tamil	Secretary's Office, Colombo, and should be accompanied by payment in advance.
Books of Ordinances passed in the following	Payment in advance. Payments should be made by Post Office Order, Govern
Sessions (old Quarto Edition) can be had, price Re. 1 each : 1836, 1842, 1843, 1846,	ment Draft, or uncrossed Cheque on a Colombo Bank.
1848, 1849, 1850, 1851, 1854, 1855, 1856,	Stamps will not be received in payment.
1857, 1860, 1863-4, 1866-7, 1867-8, 1869-70, 1870-18/ 1879-3, 1873	H. L. CRAWFORD, Becord Konner
1870-F, P872-3, 1873.	Record Keeper.

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PUBLICATIONS for Sale at the Government Printing Office : The Ceylon Government Gazette, published on Fridays. Subscription, payable in advance, per Rs. c	Memorandum of Arrivals and Departures o Coolies for the Month of June, 1892. During the commences ment of the year.
quarter 3 0 Single copies 0 25	
Charges for Advertisements.	Men 6,692 4,209 25,891 25,409
A column 7 50	Women 1,755 464 6,172 2,466 Children 1,176 50 4,723 890
Two-thirds of a column 5 0	Children 1,176 60 4,723 390 Negombo.
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For small notices not exceeding 20 lines 2 50	Women 56 58
Second and third insertions (consecutive), two-thirds and one-balf, respectively, of the above rates.	Children — — 16 12 Kalpitiya.
Volumes of the Supreme Court Circular (publication	Men
discontinued on December 31, 1891) are obtainable as	Women
follows : Rs. c.	Children — — — —
T Rolema I	Men — 4,887 4,838
Volume I. to IX., each 6 50	Women — 1,635 856
G. J. A. SKBBN,	Children — 456 176 Pesalai.
Government Printer.	Men 2,665 675 17,028 3,800
DETURN of Arrivals of Immigrant Coolies from the	Women 1,035 110 6,302 697
Coast for the month of June, 1892 :	Children 353 23 1,925 163
Number of Arrivals 4,053 B. Horsburgh,	Total 13,676 5,531 69,815 38,681
Jafina Kachcheri, for W. C. Twynam, July 8, 1892. Government Agent.	Customs, Colombo, July 13, 1892. Acting Principal Collector.

۰. Comparative Statement of the Quantities of the Principal Articles Bonded in, entered for Home Consumption, and Exported from the Bonded Warehouses in the Months ended June 80, 1891 and 1892.

	Six Mon	ths ended June	80, 1891.	Six Mont	hs ended June :	80, <b>1892.</b>
ARTICLES.	Bonded.	Entered for Home Con- sumption.	Exported.	Bonded.	Entered for Home Con- sumption.	Exported
Bray Cottons, bales and cases	927	1,050	54	1,073	1,111	87
White do. do	307	309	2	295	272	. 3
rinted do. do	189	318		417	857	12
Dyed do. do	24	19	•••	72	. 23	•••
coloured Woven Cottons, b. & c.	281	253		273	258	
lundry do. do	120	197		103	144	2.
Tarns, plain, bales and cases	18	3	14	. 35	]	2
dyed, do	95	1 31	84	129	80	37
Indian-made, sundry, b. & c.	30		38	52		.51
Frain, Rice, bags	9.719	292	8,173	2,703		4.7.40
Aslt Liquor, in wood, hhds	1,085	785	205	665	679	63
in glass, cases and casks	563	439	2	473	583	s <sup></sup> 21
pirits, Brandy, puncheons& pipes		1		•••		47 <u>7</u>
Do. hhds. and casks	12	9		20	7	•••
Do. cases	-94	237		610	.211	
Gin, puncheons and pipes				•••		**** <u>**</u> ?***
Do. hhds. and casks	26	. 31		103	26	
Do. cases	2,466	2,212	•••	5,528	2,506	
	15	14		8	18	
Do. cases	3,117	3,240	. 16	7,369	4,635	19
Fee lb				2,540		2,540
Cobacco, Manufactured, lb	1,928	4,618		10,824	4,818	· · ·
— Cigars, lb		59 <u>1</u>	. 71 🖧	1,36614	29514	460
Wines, French, hhds. and casks	14	34	1	7	13	
Do. cases		258	24	307	261	. 5
Madeira, puncheons & pipes						
Do. cases		10	***	••••	9	. •••
Portugal, puncheons & pipes	·····		•••	•••	1	1 . ···
Do. hhds. and casks	10	16	•••	39	7	
Do, cases			•• •••	10	10	
	2				10	•••
	6		· · · •••	5	5	•••
	-		· •••		i	•••
<b>O</b>	***	•••	· •••		•••	<b>`</b> ••
	• •••	•••	•••	5		1
Italian, hhds. and casks	***	•••	·· •••		•••	
Austrian, in glass, cases	***	•••		•••		1

Customs, Colombo, July 13, 1892.

R. REID,

Acting Principal Collector.

( 6\* ).

[No. 5,154

A RTICLES.	Remaining in the Bonded Warehouses on May, 31, 1892.	Bonded in the	Total.	Rateredfor Home Consump- tion in the Month of June, 1892.	Exported from the Warehouse in the Month of June, 1892.	1	Remain in the Bonder Warebour on June 30, 1892	Home Con see sumption
Fray Cottons, bales and cases White do. do	1,283 219	91 68	1, <b>374</b> 282	270 63	7	277 63	1,097 219	444 115
Printed do. do	169	24	193	• 69		69	124	102
Dyed do. do	58	10	68	7	,	.7	61	7
Coloured Woven Cottons, b. & c.	\$17	27	344	54		54	290	71
Sundry do. do	121	5	126	25		25	101	49
Farns, plain, bales and cases	56		.56		•••		56	•••
dyed, do	187	13	200	18		18	187	26
Indian-made, sundry, b. & c.	13	5	18		9	9	9	350
Grain, Rice, bags	698	1,564	2,262	· ••• •	2,193	2,193	69	183,020
Malt Liquor in wood, hhds	249	75	324	95		95	229	191
in glass, cases and casks	224	67	291	107		107	184	859
pirits, Brandy, puncheons & pipes			/	••••				
Do. hhds. and casks	21		21	1	••••	1	20	2
Do. cases	351	197	548	6 <b>5</b>		65	483	<i>6</i> 12
Gin, puncheons and pipes	2		2			•••	2	•••
Do. hhds. and casks	64	20	84	4		4	80	. 7
Do. cases	2,617	2,128	4,745	415		415	4,330	873
Whisky, hbds. and casks	26		. 26	3		8	23	9
Do. cases	2,817	2,681	5,498	308		808	5,190	1,626
ſes, lb					•••			
Tobacco, Manufactured, lb	5,587	2,040	7,627	1,182		1,182	6,445	7,391
Cigars, lb	64918	699 <sub>18</sub>	1,348-	$128_{16}$	1801	208 <sup>7</sup> 18	1,1401	2,58914
Wines, French, hhds. and casks	14		14	69	•••		14	31 391
Do. cases —— Madeira, puncheons & pipes	384	81	365		•••	69	296	
Do. cases			•••		•••	•••		•••
Portugal, puncheons & pipes			•••	•••		•••		***
Do. hhds. and casks	43	10	53	•••	•••		53	10
Do. cases						•••		67
Spanish, butts and pipes								
Do. bhds. and casks	5		5	5		5		10
Do. octaves							•••	
Do. cases	5		5				5	18
Italian, bhds, and casks				··· ·	449		•••	•••
Austrian, in glass, cases	)				h		1	·

### Quantities of the Principal Articles remaining in the Bonded Warehouses on May 31, 1892; also Bonded, Entered for Home Consumption, and Exported from Bond, and the Total Quantities entered for Home Consumption in June, 1892.

Customs, Colombo, July 13, 1892.

R. REID, Acting Principal Collector.

THE under-mentioned Goods having been deposited in the Queen's Warehouse beyond the time allowed by Law, notice is hereby given that unless the same be immediately cleared or bonded, they will be sold by public suction on Saturday, July 30, 1892, at 12 noon :--

February       17       ss. Clan Mackenzie       S & Co       1 weight of 7 lb.         Do.       do,        B 242 in a diamond        2 cart bushes         March       2       ss. Shropshire        No mark        1 package         Do.       12       ss. Electra        K R M        2 iron pans         Do.       18       ss. Clan Macintosh        No mark        2 pieces castings         Do.       18       ss. Clan Macintosh        do.        3 bars iron         Do.       do.        do.        do.        1 bundles iron (loose)         Do.       29       ss. Clan Grant        C C C        1 piece cast iron pipe         Do.       do.        D D G in a triangle        1 drum (leaking)	Date of Land	ding.	Vessels.		Marks.		Number of Packages.
Do.11ss. City of KhiosV R B2 kegsDo.18ss. Clan GrantNil1 cart bushDo.21ss. HockeimerNil1 cart bushDo.23ss. Clan Macgregor2798 in a diamond1 cart bush1892.ss. Clan SinclairS & Co48 cart bushes (broken)January8ss. Clan SinclairS & Co48 cart bushes (broken)10.8do,R 216 in a diamond10do.do.Do.8do,R 329 in a diamond10do.do.Do.9ss. YorkshireNo mark1 case emptyFebruary17ss. Clan MackenzieS & Co1 case emptyDo.do,R 242 in a diamond1 case emptyMarch2ss. ShropshireNo mark1 packageDo.12ss. ElectraK R M2 iron pansDo.18ss. Clan Macintoshdo9 pieces castingsDo.29ss. Clan GrantC C C1 piece cast iron pipeDo.doD D C in a triangle1 piece cast iron pipe			· · · · ·				
Do.18ss. Clan GrantNilI cart bushDo.21ss. HockeimerNilI empty caskDo.23ss. Clan Macgregor2798 in a diamondI cart bush1892.100.23ss. Clan Sinclair2798 in a diamondI cart bush (broken)January8ss. Clan SinclairS & CoI cart bush (broken)100.8do.R 216 in a diamond10do.Do.8do.R 216 in a diamond10do.Do.9ss. YorkshireNo mark1case emptyFebruary17ss. Clan MackenzieS & CoI weight of 7 lb.Do.12ss. ShropshireNo mark1packageDo.12ss. SlectraK R M2cart bushesDo.18ss. Clan MacintoshNo mark2pieces castingsDo.18ss. Clan Grantdo.1bars ironDo.29ss. Clan GrantD D G in a triangle1torus (leaking)	December	7	ss. Myrmidon		S G Rogers		1 parcel
Do.21ss. HockeimerNilI empty caskJo.23ss. Clan Macgregor2796 in a diamondI cart bush (broken)January8ss. Clan SinclairS & Co48 cart bushes (broken)Jo.8do.R 216 in a diamond10 do. do.Jo.8do.R 216 in a diamond10 do. do.Do.9ss. Clan MackenzieS & Co10 do. do.Do.9ss. YorkshireNo mark1 weight of 7 lb.Do.9ss. ShropshireS & Co1 weight of 7 lb.Do.12ss. ShropshireNo mark1 packageDo.12ss. SlectraK R M2 iron pansDo.18so. Clan MacintoshNo mark9 pieces castingsDo.18ss. Clan Grantdo.1 do.Do.29ss. Clan GrantC C C11 bundles iron (loose)Do.29ss. Clan GrantC C C1 piece cast iron pipeDo.10do.101 drum (leaking)	Do.	11	ss. City of Khios	·	VRB	•••	2 kegs
Do.21 bo.ss. Hockeimer ss. Clan MacgregorNil 2798 in a diamondI empty cask 1 cart bush (broken)1892.ss. Clan Macgregor ss. Clan Sinclair 100.S & Co do.48 cart bushes (broken)100.8 do.do.10 R 216 in a diamond mond10 do.100.9 ss. Vorkshire Do.ss. Clan Mackenzie do.S & Co R 242 in a diamond mond10 do.100.9 ss. Clan Mackenzie do.S & Co R 242 in a diamond mond10 do.do.March Do.2 ss. Shropshire do.S & Co R 242 in a diamond mond1 weight of 7 lb.March Do.2 ss. Stectra do.S & Co R 242 in a diamond mond1 package 2 dart bushesMarch Do.12 ss. Stectra do.No mark do.1 package 2 iron pansDo.12 do.ss. Clan Macintosh do.No mark do.1 package 2 iron pansDo.12 do.ss. Clan Grant do.do.11 bundles iron (loose) 1 piece cast iron pipe 1 dowDo.29 do:ss. Clan Grant do:D D G in a triangle1 drum (leaking)	Do.	18			Nil		
Do.23ss. Clan Macgregor2798 in a diamond1. carb bush (broken)January8ss. Clan SinclairS & Co48 cart bushes (broken)10.8doR 216 in a diamond10do.do.Do.8doR 216 in a diamond10do.do.Do.9ss. YorkshireNo mark10do.do.Do.9ss. YorkshireNo mark1 case emptyFebruary17ss. Clan MackenzieS & Co1 weight of 7 lb.Do.doR 242 in a diamond2 dart bushesMarch2ss. ShropshireNo mark1 packageDo.12ss. ElectraK R M2 iron pansDo.18ss. Clan MacintoshNo mark9 pieces castingsDo.dododo1 budles iron (loose)Do.29ss. Clan GrantC C C1 bice cast iron pipeDo.doD D G in a triangle1 drum (leaking)	Do.	21	ss. Hockeimer		Nil		I empty cask
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February       17       ss. Clan Mackenzie       S & Co       1 weight of 7 lb.         Do.       do.       R 242 in a diamond       2 darb bushes         March       2       ss. Shropshire       No mark       1 package         Do.       12       ss. Electra       K B M       2 iron paos         Do.       18       ss. Clan Macintosh       No mark       2 iron paos         Do.       18       ss. Clan Macintosh       Mo       40.       2 iron paos         Do.       18       ss. Clan Macintosh       Mo       40.       2 iron paos         Do.       do.        do.       1 bundles iron (loose)         Do.       do.        C C C        1 biece cast iron pipe         Do.       do.        D D G in a triangle       1 drum (leaking)							
February       17       ss. Clan Mackenzie       S & Co       1 weight of 7 lb.         Do.       do.       R 242 in a diamond       2 darb bushes         March       2       ss. Shropshire       No mark       1 package         Do.       12       ss. Electra       K B M       2 iron paos         Do.       18       ss. Clan Macintosh       No mark       2 iron paos         Do.       18       ss. Clan Macintosh       Mo       40.       2 iron paos         Do.       18       ss. Clan Macintosh       Mo       40.       2 iron paos         Do.       do.        do.       1 bundles iron (loose)         Do.       do.        C C C        1 biece cast iron pipe         Do.       do.        D D G in a triangle       1 drum (leaking)	Do.			1			
February       17       ss. Clan Mackenzie       S & Co       1 weight of 7 lb.         Do.       do.       R 242 in a diamond       2 darb bushes         March       2       ss. Shropshire       No mark       1 package         Do.       12       ss. Electra       K B M       2 iron paos         Do.       18       ss. Olan Macintosh       No mark       2 pieces castings         Do.       18       ss. Olan Macintosh       do.       2 bars iron         Do.       10.       do.       1 bundles iron (loose)         Do.       0.       CC C       1 biece cast iron pipe         Do.       do:       D D G in a triangle       1 drum (leaking)	Do.						
Do.     do.     R. 242 in a diamond     2 cart bushes       March     2     ss. Shropshire     No mark     1 package       Do.     12     ss. Electra     K R M     2 iron paos       Do.     18     ss. Olan Macintosh     No mark     9 pieces castings       Do.     18     ss. Olan Macintosh     No mark     9 pieces castings       Do.     do.      do.      1 bundles iron (loose)       Do.     29     ss. Clan Grant      D D G in a triangle     1 drum (leaking)							
March     2     ss. Shropshire      No mark     1 package       Do.     12     ss. Electra      K R M      2 iron pars       Do.     18     ss. Clan Macintosh      No mark      9 pieces castings       Do.     0.      do.      9 bieces castings       Do.     do.      do.        Do.     29     ss. Clan Grant      C C C      1 piece cast iron pipe       Do.     do.      D D G: in a triangle      1 piece cast iron pipe				- 1			
Do.     12     ss. Electra     K R M     2 iron pans       Do.     18     ss. Olan Macintosh     No mark     9 pieces castings       Do.     do.      do.        Do.     do.      do.        Do.     do.      do.        Do.     29     ss. Clan Grant      C C C        Do.     do.      D D G in a triangle      I drum (leaking)		- 0		- 1			
Do.     18     ss. Clan Macintosh     No mark     9 pieces castings       Do.     do.      do.        Do.     do.      do.        Do.     do.      do.        Do.     do.      do.        Do.     29     ss. Clan Grant      C C C        Do.     do.      D D Gt in a triangle      I drum (leaking)						- 1	
Do.     do.      do.      3 bars iron       Do.     do.      do.      1 bundles iron (loose)       Do.     29     ss. Clan Grant      C C C      1 piece cast iron pipe       Do.     do.      D D Gt in a triangle      1 drum (leaking)						1	
Do.     do.      do.      11 bundles iron (loose)       Do.     29     ss. Clan Grant      C C C      1 piece cast iron pipe       Do.     do.      D D Gt in a triangle      1 drum (leaking)		10				1	
Do. 29 ss. Clan Grant C C C 1 piece cast iron pipe Do. do: D D G in a triangle 1 drum (leaking)						1	
Do. do: D D G in a triangle 1 drum (leaking)		. 90					
				- 1			
	Do.	- 80	ss. Lancashire				torem (rewing)
Do. 30 ss. Lancashire S B & Co, 499 in a dia- mond S cases, broken	a./0.	. 90	as. Lancasnire	•••		1	9 again husban

Customs, Colombo, July 8, 1892.

J. D. Mason, for Principal Collector.

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## JULY 15, 1892] CEYLON GOVERNMENT GAZETTE

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		for the six Months ended June 30, 1891.	2,027 699 356 68 766 1,944 153	6,047	6,047	Collector.
	from	Total for the six months ended June 30, 1892.	1,926 577 577 577 577 538 538 538 538 539 160	6,3 <i>55</i> 6,3 <i>55</i>	1	R. REID, Acting Principal Collector.
· ·	mported	Total for the Month of June, 1892.	247 99 36 38 13 13 13	836	l	Actin
	ntities l	Maldive Islands.		9		
:	and Qua		1.1.1.1.1.1.1	1		
	leceived,	Belgium, Holland, Batavia.	1111111	55		
	ye been H 192.	Belgium.			- 1	
	Comparative Statement showing the various Countries from which Cotton Goods have been Received, and Quantities Imported from each, during the Month ended June 30, 1892.	France.	<b>FIELE</b>	17	6	
	Cotton Conton Co	Germany	!         <sup>∞</sup>	88 86	110	
	m which Month (	Austria.		90 60	119	
	tries fro tring the	Hong- kong.	1111-11			
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	the vari	French India.	0	61	4	
	showing	Straits.	1 1 1 1 1 1 1	1 0		
	atement	British India.		348 1,898	1,612	<b>332</b>
	ative St	United Kingdom.	247 - 59 51 10 21 13	471	4,200	ly 13, 18
· ·	Compar	Articles.	Gray Cottons, bales and cases White do. do Printed do. do Dyed do. do Coloured, Woven, do Sumdry, do. do Yarns, plain	Total for the Month of June, 1892 Total for the six Months ended June 30, 1892	Total for the six Months ended June 30, 1891	Customs, Colombo, July 13, 1892.

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	CEYLON GOVERNMENT	GAZETTE.	[No	0. 1,5
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Coir Junk, B.		111		cting
Coir Rope. E.		235		4
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e all unmannio	8 11 11 11111	111	e We Indía	
e .nomanni0		111 <sup>°</sup> 4.1	tring the W LE From Calcutta Southern India	
Coonact Ponnac.		111	durin Fro Sou	
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Copperail.	1911   1901   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   1911   19	111	Rice from Indian Ports during the Week. TO GALLE:- From Calcutta Southern India Tot	
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a anodonio a suodonio Fi supido			ce fro	
Branch, H M Oinchona.	é	111	Bill Bill	•
Total Quantities of the following Articles Exported from the Ports of Colombo and Galle during the under-mentioned from the Ports of Colombo and Galle during the under-mentioned from the Ports of Colombo and Galle during the under-mentioned from the forts of Colombo and Galle during the under-mentioned from the forts of Colombo and Galle during the under-mentioned from the forts of Colombo and Galle during the under-mentioned from the forts of Colombo and Galle during the under-mentioned from the forts of Colombo and Galle during the under-mentioned from the forts of Colombo and Galle during the under-mentioned from the forts of Colombo and Galle during the under-mentioned from the forts of Colombo and Galle during the under-mentioned from the forts of Colombo and Galle during the under-mentioned from the forts of Colombo and Galle during the under-mentioned from the forts of Colombo and Galle during the under-mentioned from the forts of th	1339966	111	ortation of Bags 42,217 "Bage 42,237	
Caoso. Us	83   <sup>33</sup> 88  1     <sup>4</sup>	111		
he follo	lb. (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (211) (2	11690	bay Total	
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Vessele.	COLOMBO. COLOMBO. Ba. Lahdaura ba. Lahdaura ba. Gruff of Mar- is, Gulf of Mar- tahan sa Vatetta sa. Vatetta sa. Thames sa. Thames sa	GALLE. Bs. Clan Maclean ss. Umballa ss. Chindwara		Customs, Colombo, July 13, 1892.

CEYLON GOVERNMENT GAZETTE.

[No. 1,554

### CLASSIFICATION OF CUSTOMS IMPORTS AND EXPORTS.

### From September 1, 1892.

A LL entries of Goods specified in the Lists given below must contain full particulars of quantity, quality, &c., in the manner indicated in the accompanying lists, on and after the 1st September, 1892. 2. The Importers will be required to have opened for examination, under the 33rd section of Ordinance No. 17 of 1869, each case or package for which the required information is not given in the entry with sufficient accuracy and fullness. 3. This new Classification is required in order to bring the Annual Returns of the Ceylon Trade into conformity with the Return issued by the Board of Trade.

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Customs, Colombo, June 28, 1892.

R. REID, Principal Collector,

(VING 	, FOR FO Quantity.		Value. Rs. c.	Duty. Rs. c.	Lard		Quantity	•			Duty Rs. c
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	number	•••	•	••	Mutton, fresh						
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***	,,	•••		••	Onions, raw	•••	.cwt.	•••			
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•••	"	•••	•••		Burgundy	•••	» "	•••		•••	
	" · · · · · · · · · · · · · · · · · · ·										•
		"          lb.          owt.          gallons          gallons          owt.          gallons              gallons              gallons              gallons <tr td=""></tr>	""""""""""""""""""""""""""""""""""""	""""""""""""""""""""""""""""""""""""	""""""""""""""""""""""""""""""""""""	"""""""""""""""""""""""Oameat and groats"""""""""""Pork, salted (not hams)Pick santed (not hams)""""served in salt or vine""""""""""""""""""""""""""""""""""""	"""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""" </td <td>"""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""<td>""""""""""""""""""""""""""""""""""""</td><td>""""""""""""""""""""""""""""""""""""</td><td></td></td>	""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""""" <td>""""""""""""""""""""""""""""""""""""</td> <td>""""""""""""""""""""""""""""""""""""</td> <td></td>	""""""""""""""""""""""""""""""""""""	""""""""""""""""""""""""""""""""""""	

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[No, 5,154

		Quantity	•	Value. D Rs. c. R	uty. s. o. )		. (	Quantity.		Value. Rs. c.	Duty. Rs. c.
'obacco :						Chalk	•••	tons			•
Unmanufactured	•••	lb.		•		Gum Arabic		cwt.	•••		
Manufactured	•••	· »				Lac, seed, shell, stick and d		,,			
Manufactured, viz. :	~••	"				Hair :		"			
Cigars						Horse, cow, bull, or elk			•••		
Cavendish or Negroh	han i	**	***			Human	•••	**	••••		
Snuff		"	•••	•••	•	Hides :	•••	"			
Shuh	•••	**	•••	***		Dry				•••	
3METALS	(RA	W MATE	RTAT	.a).		Wet	•••	**	•••	•••	
	(			~).			•••	<b>&gt;</b> 7	***	4+1	
rass, sheets and nails		cwt.	•••	•••		Horns	•••	**	•••	***	•
opper sheathing		"	***	· •••		Ivory, teeth, elephant's	•••	' >>	•••	••	•
on, angle and Swedish		tons		•••		Lime and clay		"	•••	•••	ц.
on, bar, flat, rod, nail rod	l, &c.	"	•••			Manures :				•••	•
on, corrugated		,,	•••		. [	Bones	•••	tons	•••	•••	
on, galvanised	•••	"				Guano -		"	•••	•••	•
on, hoop		"				Olas	•••	value	•••	·	• •
on nails		ċwt.				Rattan		lb.	•••		
	•••	tons		•••	1	Rosin		cwt.			
on, pig	•••		•••	•••	· 1	Straw	•••				
on, plate and sheet	•••	"	•••	•••	1	Tallow and stearine	•••	,,,	•••		
ead, sheet, pipe, pig		"	•••		Ļ	Tanow and stearine Tar	•••	,, harrola	•••	••	
pelter, tin, zinc, in cake	or				1		•••	barrels	•••	••	
slab		. ;;	•••	•••	1	Tortoise-shell	***	· lb.	•••	**	•
teel blister	•••		•••	• •••	1						••
teel, cast	•••	· · · · · ·	•••		. !	Wood and Timber.		•••			
in plates	•••	cwt.			· ·	Hewn or split, planed	or				
uicksilver		· 1b.			1	dressed		loads	•••		
inc, perforated		owt.			1	House frames and fittings		value			
oal and patent fuels		tons			ļ	Joiners' and cabinet worl				••	-
ow and haven Incia	•••	9011B	***	•••		Mahogany		,,, tons	•••		
4CHEMICALS, I	YE S	TUFFS.	ND	TANNING		Staves of all dimensions	•••		•••	••	
	STAN					TIT Jul - Planata'		loads	•••	••	•
- 10 B	JIAN	, 1969 e				Woods of sorts	•••	· · 33	•••	••	•
recanuts		cwt.	•••					• ·			·
niline		value				8ARTICLE	s M	ANUFACTU	JREI	D.	
lizarine				•••		Art works other th	han				•
ark for tanners and dy	•••	cwt.						value			
			***	•••	1	pictures	•••		•••	••	•
lack dye	•••	value	•••	•••	1	Bran	•	bushel	•••	••	•
rimstone	•••	cwt.	•••	•••	ł	Bricks, bath		number	•••	••	• .
ochineal	•••	, ,,	•••			Bricks and articles of f	ire-	•			4
utch and Gambier	•••	tons		•••		clay	•••	· ,,	•••	••	• • • •
yes (coal tar)	•••	"	•••		.	Brooms and brushes of	all				••
idigo		cwt.			- 1	kinds		dozens	•••		
adder, nadder root, g						Clocks and parts thereof		value			
cine, and munjeet			•••			Coir stuffs		cwt.			
lyrobalams		"				Crackers		Cases			
	•••	milane	•••				•••	~a305	•••	••	•
aptha	•••	gallons		•••		Leather :		dan *			
rchilla weeds	•••	cwt.	***	•••		Boots	***	doz. pairs	• • • •	•	••
ther coal tar dyes	•••	value	•••	•••		Shoes		"	•••		•
ltpetre		• cwt.		••••		Gloves	•••	"			••
carlet dye	'	value	•••	•••		Dressed		lb	•••	**	•
alonia		tons		•••		Varnished, japanned,	. or	• •			
-						enamelled	•••			: .	
ye wood :						Matches		value	•••	•	
Log wood		tons	•••	***			•••	191119	***	•	••
	5.—C	ILS.					net-				
						chandise	***	"	•••	•	••
il, chemical, essential	, or	-				Pitch	•••	ewt.	•••	•	••
perfumed		value	•••	•••		Wax	•••	lb.		. •	••
)il, castor	•••	gallons	•••	•••		Wrecks	•••		nd		
)il, cocoanut		cwt.		·		1		value	•		•••
)il, fish		gallons		•••		Paper and Pasteboard, v	iz.:				·
)il, gingelly		0	•••			Hangings		cwt.	•••		•••
Dil, kerosine	•••	"				Millboard and pasteb					
		"	•••							-	•••
)il, olive	•••	>>	•••	•••		Printing and writing	•••		•••	• •	•••
Dil, palm	•••	· cwt.		•••		Other kinds	•••		•••	•	•••
Dil, vegetable		, ,,	•••	•••		Drawing materials	•••		. •••	•	
Dil, turpentine	•••	<b>'</b> "	•••	•••		Gutta-percha			**	•	•••
Dil, machinery	•••	"				Instruments, musical	•••	value	••	•	•••
6 D		·	, <b>`1</b> 7	NITTI I CONTES	DTO	Instruments, scientific	•••	· · "	••	•	•••
6.—RAW MATERIALS	FOR	TEXLIP		NUFACTU	n EØ.	Instruments, optical	•-		••		•••
Cotton, raw	•••	cwt.	****	· ••••		Instruments, surgical	and				
Cotton, yarn		lb.				anatomical	••			•	
Cotton, waste of (raw						Pearls and precious s	tone	• * *		-	•••
yarn)	•••	"	••	• •••		(unset)	••	• "	••	• .	•••
Flax	•••	· cwt.	••	• •••		Perfumery		• • • • • • • • • • • • • • • • • • • •	••	•	•••
Hemp	•••	. 19	••	• •••		Pictures and drawing	s b				
Jute	•••	tons	••			hand		• ,,	••	•	•••
		·:				Prints, engravings, and	l pho				
7RAW MATERIAL	5 FOI	r Sundr	y Iı	ndustries.	, &C.		. <b>b</b> .me				
						tographs Destographic metomole	. •	•••••••••••••••••••••••••••••••••••••••	•	••	*** 1
Bristles	•••	lb.	••	• •••		Photographic materials	••	· "	•	••	+*=
Bullion :						Plumbago	••			••	•••
						Rugs		. value		••	•••
Of silver Of gold	• • •	oz. tro	у "	••••	•	Telephone materials	••	· varuo	•	••	•••

### JULY 15, 1892]

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# CEYLON GOVERNMENT GAZETTE.

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	Quantity.	Value. Rs. c.	Duty. Rs. c.	Farinaceous substances		Quantity.	Value. Rs. c.	Duty. Rs. c.
Toys Watches and parts thereof	value	•••	•••	manufactures thereof	•••	value	•••	•••
Yarns and Textile Fabrics.	1.		•	Feathers in beds, for or otherwise		cwt.		
Cotton yarn and twist, gray	lb.		•••	Feathers, ornamental		0.11		•••
Cotton yarn and twist,				Asphalt		tons	•••	•••
bleached	,,	•••		Blacking	•••	value	•••	•••
Cotton yarn, and dyed	,,	•••	•••	Carts and carriages	•••	"	•••	•••
Cotton Manufactures.	_			Casks and shooks	•••	dog nade	***	•••
Piece goods, gray, unbleached	yards	••	•••	Cards, playing Cork, manufactured	••••	doz. packs lb.		
Piece goods, bleached	"	•••	•••	Fancy articles		value		
Piece goods, printed Piece goods, dyed	"		•••	Fibres :		• • •		
Piece goods of mixed	• 7	•••		Coir	•••	cwt.	•••	•••
materials	"	•••	•••	Kitool	•••	"	•••	•••
Piece goods, muslins	**	•••	•••	Palmyrah	•••	"" ""	•••	•••
Piece goods, other than	•			Gunny cloths and bags	•••	value cwt.		•••
muslin	"	•••	•••	Poonac Specimens illustrative	of		•••	•••
Lace and patent net	37	•••	•••	Natural History		value		
Hosiery.	dag naim			Sponge	•••	lb.		•••
A11	doz. pairs value		•••	Stones, marble and	slate,			
	lb.	•••	•••	rough hewn or m				
Linen yarn Linen manufactures	yards	•••	•••	factured, other than	work			
Threads for sewing and	Juran	•••	•••• ·	of art Shells of all kinds	•••	tons • value		•••
stitching	lb.	•••	•••	Shells of all kinds Varnish	•••	gallons	•••	•••
Threads for other manufac-				Whalebone	•••	cwt.		
tures	**		•••					
. Silks.				Chemicals, Chemical of			•	
Broad stuffs, viz. :				Medicinal Preparatio	<i>n</i> 8.			
Silk and satin	value	•••	•••	Alkali	•••	cwt.	•••	•••
Velvet, plain or figured,				Acids :	·			
wholly of silk Handkerchiefs, scarfs, and	**	•••	•••	Asetic Muriatic	***	value	•••	••• .
shawls				Oxalic	•••	**	•••	
Lace and other materials	"		•••	Powdered chronic		** **		
Ribbons, silk and satin	. ,,		•••	Sulphuric		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	***	•••
Ribbons, other kinds	**			Bleaching materials		, ,,		•••
Woollen Manufactures.				Cinchona	•••	lb.	•••	
Blankets	pairs	•••		Chloroform	•••	"	•••	•••
Carpets, not being rugs	yards.	•••	•••	Gas oxygon		value	•••	•••
Flannel	ÿ			Manures (chemical)	•••	cwt. tons	• • •	
Hosiery of wool	value	•••	•••	Soda	•••	value	•••	•••
Metals.				Narcotic		******		
Brass, bronze, and metal bronzed or lacquered	cwt.			Opium		1b.	•••	
Brassware		•••	•••	Senna leaves	•••	cwt.	***.	•••
Copperware	" "			Arms and Ammunition	ns.			· .
Coin :	"			Guns, single-barrelled		number		•••
Of silver, British	oz. troy	•••	•••	Guns, double-barrelled	•••	"	· •••	
"Foreign …	"	•••	•••	Pistols, single-barrelled		"	•••	•••
Of gold, British	- 11	•••	•••	Pistols, double-barrelled	d and			
"Foreign … Electric lighting apparatus	**	•••	•••	revolvers	•••	"	· • • •	***
or parts thereof	value			Rifles, single-barrelled		,,	•••	***
Girder, beam and pillar	tons	•••	•••	Rifles, double-barrelled				
Hardware	cwt.	•••	•••	Bullets	•••	value	•••	··· .
Leadware	'n	•••	•••	Cartridges		•••	•••	
Leaf of gold	value	•••	•••	Fuze		",	•••	•••
Leaf not of gold	**	•••	•••	Gun flints	•••	,,	•••	•••
Pewterware Printing materials	**	•••	•••	Gun locks	•••	**	•••	•••
Printing materials Soldering fluid	**	•••		Gun waddings	•••	1 <sup>2</sup>	•••	•••
Sewing machine	number	•••	•••	Gunpowder Blasting powder	•••	1b.	•••	
Tea lead	tons	•••	•••	Dynamite detonators.	•••	value	••• ·	
Tea solder	"	•••		Percussion caps	•••		•••	•••
Tinware	value	•••	•••	Shots		cwt.		•••
Tanks, iron	number	•••	•••	Stores, Government	•••	value		
Wire of iron and steel	owt			Bags and sacks, empty				•••
(except telegraph wire) Zincware	cwt,	•••	•••	Books, printed		cwt.		
Plate, viz :	"	•••	•••	Candles of all descripti	on	**	***.	
Of gold	oz. troy	•••	•••	Caoutchouc, manufac	tures		المر م المر م	
Of silver gilt or ungilt	J ,,	•••		of	•••	value		
Plated and giltware	value	•••	•••	Carriages, railway and thereof				
Machinen and Mill	vork.			Cement	•••	+	•••	
Machinery and Milli					. •••		•••	***
Agricultural	value	•••	•••	1 OVIGAGES. CHINAS STOT	wina	CTTT T		
Agricultural Locomotive	value "	•••	•••	Cordages, cables, and t Earthen and chinaward	wine and	cwt.	•••	•••
Agricultural				Earthen and chinaward red pottery	wine and	CWT.	•••	•••

Duty. Rs. c.

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· ·	Quantity.		alue. s. c.	Duty. Rs. c.	ł		Quantity		Value. Rs. c.	Duty. Rs. c.
Furniture, cabinet and					Flowers, artificial		value	•••	•••	
- upholstery wares	value			•	Haberdashery		,,	•••	•••	•
Glass of all descriptious	cwt.	•••			Hats or bonnets :					
Leather, unwrought	lb.				Of straw	•••	dozens	•••	•••	
Leather, wrought (except					Of felt		"	•••		
boots and shoes)	,,	•••			Of other materials		"	•••	•••	
Oil and floor cloth (includ-					Jewellery	•••	value	•••	•••	
ing indiarubber cloth)	sq. yds.		••	•	Umbrellas and parasols	•••	11	•••	•••	
Painters' colours	value	•••			0.36					
Paper of all description	cwt.	•••			9. – Miscei	LAN	EOUS ART	ICLE	<b>S.</b> .	
Rags and other materials					Animals :				·	
for making paper	tons	•••		•	Asses		number	•••	·	-
Saddlery and harness	value	•••	••		Dogs		"	•••		
	number	•••	••	,	Horses, ponies, stalli	ions,				-
Soap	cwt.		••	,	geldings, and mares		"	•••	•••	
Stationery, other than paper	value	•••	••	•	Monkeys	• • •	"	•••		•
Apparel and Articles of						and	•			•
Personal use.					flower root	•••	value	•••		
					Seeds:					
Apparel	value	•••	•••		Clover and grass	•••	cwt.	•••	•••	
Apparel, regimental	ı <u></u> .	•••	••	,	Cotton	•••	tons	•••	•••	
Beads of all sorts	lb.	•••	••	•	Coffee	•••	cwt.		•••	
Buttons and studs not of					Garden	•••	lb.	•••	•••	
metal	gross	•••	•••		Flax or linseed	•••	quarter	•••		
Embroidery and needle-					Rape		. 11	•••		
work	value	••	•••		Tea	•••	lb.	•••	•••	

### Revised List of Exported Articles.

		Quantity.		Value. Rs. c.	Duty. Rs. c.	1		Quantity.		Value. Rs. c.
1	IANIM	als, Liv	ING.			Нора		ewt.		
Bears		, numbe	r	••	•	Ice		tons		
Cheetahs	•••	·		· ••	•	Malt liquor in bottles		gallons		
Elephants	•••	,	•••	·	• *	Malt liquor in wood		•		
Horses	` <b></b> .	· "	•••		•	Oilmanstores	•••	,, value	•••	
An	imals, Lir	ina. for l	Pood.			Provisions	•••			•••
Bulls					. ·.	Salt	•••	ewt.	•••	•••
Calves			• •••			Sodawater and lemonade		dozens		•••
Cows		"	•••			Spirits :	•••	002005		•••
Deer		**				Arrack		gallons		
Goats		**			•	Brandy	•••			
Oxen		"	•••			Whiskey	•••	"	•••	•••
Sheep and lambs		**		•••		Sugarcandy, refined	•••	cwt.	•••	
Swine	•••	"	•••			Sugarcandy, unrefined	•••		•••	•••
5W100	•••	<b>` 11</b>	•••	•••	•	Sugarcandy, unrenned		<b>53</b>	•••	•••
2 ARTI	CLES OF	FOOD AN	D D	RINK.		Sugarcandy, palm and	lag.			
Bechê-de-mer		cwt.	•••			gery Tea	•••	ı'n.	•••	•••
Birds' nests		value	•••			Tobacco :	•••	10.	•••	•••
Beer and ale		gallons		• • •	· ·					
Biscuits and bread	· · · · · · · · · · · · · · · · · · ·	ewt.	••••			Cigars Manufactured	•••	**	•••	•••
Cacao		1b.	•••				•••	**	•••	•••
Coffee, viz.:						Unmanufactured	•••		•••	•••
Liberian		lb.	·			Vinegar Wine French in bettler	•••	gallons	•••	•••
Native \		**				Wine, French, in bottles		"	•••	•••
Plantation		"				Wine, French, in wood	•••	"	•••	•••
Confectionery and p	reserves	cwt.				Wine, Spanish, in bottles		"	•••	***
Curry stuffs						Wine, Spanish, in wood	•••	"	•••	***
Fish, cured and salt		**				3	7 Ma	TERIALS.		
Flour, wheat		**								
Fruits, fresh :		**				Coal, coke, and pat	ent			
Mangoes		value				fuels	•••	tons	•••	
Pineapples						For textile manufactures	:			
Cocoanuts		number				Cotton wool	•••	cwt.	•••	•••
Fruits preserved :	•••		•••			Flax	•••	"	•••	•••
Dried	· •	cwt		•••		Hemp	•••	"	•••	•••
Preserved without	t snoar	lb.				Jute	•••	"	•••	•••
Succadesincluding	allfruits	10.	•••			4ARTICLES MAN			ND	PARTLY
and vegetable p						Man	UFAC	TURED.		
in sugar	•••	cwt.	•••			(a) Yarns a	nd T	extile Fai	brice	
Ghee	***	"	•••			Cotton yarn and twist, gi		lb.	•••	
Grain :		L.,				Cotton twist, bleached a				
Fine grain	•••	bushels	•••	•••		dyed			•••	
Gram Tudium com	•••	**	•••	•••		•		29		
Indian corn	***	37	•••	•••		Cotton Manufactures :	_			
Paddy	•••	**	•••	• • •		Piece goods, including	s			
Peas		**	•••	•••		unbleached gray	•••		•••	•••
Rice		"	•••	•••		Piece goods, bleached, w		<sup>†</sup> 11	•••	· •••
Wheat	•••		•••			10:	•••	**	•••	•••
Honey		cwt	•••	- 804	·. <b>'</b>	Piece goods, dyed	•••	**	•••	•••

### 1630

### JULY 15, 1892]

### CEYLON GOVERNMENT GAZETTE.

1631

. .

	Quantity	. Valu Rs. (		Duty. Rs. c.		•	Quantity.		alue. Is. c.	Duty Rs
Piece goods, mixed materi	als yards	•••	•••		Gallnuts	•••	· cwt.	•••	•••	
Piece goods, muslins	••• ,1	•••	•••		Medicine	•••		•••	***	
Piece goods, other muslins		•••	•••		Nux vomica	•••	. ,,	•••	•••	
Piece goods, lace and pate		•••	•••		Dyes : Annatto seed		ewt.			•
Hosiery, Cotton, or of Cotto					Bixi, dye	•••		***		
mixed with other Materia					Cutch or terrajaponica		tons	•••		
Linen yarn Linen manufactures			•••		Dye wood and root	••••	cwt.		•••	
Linen stockings and socks	yards doz. nair	••• 8	•••		Divi		,,	•••	•••	•
	value				Orchilla weeds	•••	··· ,,	•••	• • •	• ,
silks :					Saltpetre	•••	· " ·	***	**1	•
Broad stuffs	value	•••			Sapanwood	•••	**	•••		•
Handkerchiefs, scarfs, a	nd				Tanners' bark	•••	, "	•••		•
shawls	••• • ,,	• • •	•••						-	•
Lace and other materials Fibbons, silk and sat	· //	•••	•••		(f) All	othe	r Articles.	•		
Ribbons, other kinds		•••	•••		Arms and ammunitions		No. and va		- ·	
Silk and satin	••	•••	•••		Beeswax		lb.			
Woollen manufactures :	••• >;	•••	•••		Blacking	•••	value			
Blankets	pairs		• • • •		Boats and canoes		number			
Carpets, not rugs	yards	•••			Books and maps, printed		,,	ų	•••	•
Flannel	••• ,,				Caçao leaves	•••	cwt.	•••	•••	· ·
	value	•••	•••		Cadjans	•••	value	•••		• • •
(b) Metals and Articles		ed therefr		xcent	Carts and carriages	•••	ʻn	. <b>•••</b>	•••	
	achinery.		2.109 0		Casks and shooks	•••		•••	•••	
Brassware	cwt.	•••	•••		Cement	•••	cwt.	••••		
lopper or sheathing	••• ••	•••			Chanks Clocks and matches	•••	number	•••	•••	
utlery and hardware	value				Clocks and watches	•••	value	•••	•••	
eadware	cwt.				Cocoanut shells Cocoanut husks	•••	,, owt	•••	•••	
Tet	••• ,,	•••	••••	· •	Coir fibre			•11		-
	value	••••	•••		Coir manufactures	•••	"	•••	•••	
	••• "	• • •	•••		Coir rope	••••	, j, .			
	cwt.	•••	•••		Coir yarn	····	· • • • •			•
	tons	•••	•••		Copperah	•••	<b>3</b> 7	••••		
	••• ;)	. •••	•••		Coral stones	•••	tons	••••		
	••• ,,	•••	•••		Corks		lb.	•••		
•	••• **	••• ,	•••	• •	Cotton waste		cwt.			•••••
	cwt.	•••	•••		Cowries and shells	•••	• • • •			
ead sheet, pipe, and pig- teel, cast		•••	•••		Crackers	·••	value		·	
1 1 ·	number	•••	•••	÷	Curiosities .	•••	* * * *	•••		
1. 1. 1	number	••••	•••		Dammar	••••	cwt:	•••	· · · · · · · · · · · · · · · · · · ·	
las saldam			•••		Drawing materials	•••	value	•••	· · · · ·	
	value		•••		Earthenware	•••	cwt.	••• :		
3 . 1 <sup>-</sup>	cwt.		•••		Fancy articles	•••	value	•••		
L1. <sup>0</sup>	••• ,,		••••		Furniture	•••	" 	•••	:••	
ullion :	,,				Guns, single-barrelled Glassware and glass		number cwt.	•••	•••	•.
	oz. troy	•••		· ·		•••	lb.	••••	· • • •	
Of silver	•• 12	•••	•••	1	Grass, mana Gum	•••	cwt.	***	•••	
oin :	•				Gunnies and twine		Io. & cw.t.	••••	•••	
Gold, British	•• **	•••			Hemp		cwt		•••	
Q11	•• 55	•••	•••		Horns of all sorts		**	•••	•••	
	ery and Mil	boork.			Instruments, viz. :		.,			
• • •	value			ł	Musical	•••	value			
	•• •	•••	•••	1	_ Scientific	•••	"			
Les Secondarillaria	••••••			ļ	Ivory	•••	0 mm ft	•••	•••	2.
(d) Apparel and A					Kitul fibre	•••		•••		
	value			1	Kitul rope	•••	"	•••		. ~
aberdashery and milliner					Lime and clay	••••	"	•••		•.•
including embroidery an					Marine stores ··· Marmel waters	•-•	17	•••		· . "
needlomonir	•• ››	•••		1	Marmel waters Matches	•••	value	••••	:: •••	
ats or bonnets :	<i>''</i>			ļ	Mats, bags, and baskets	•••		•••		
Of felt	dozens	•••	•••	1	Merchandise		value	•••	· · · · · · · · ·	
Other materials	•• ••	•••	•••		Oils :	•••		••••		
	•• •,	•••	•••	• ]	Cinnamon		OZ.			
wellery and personal orn		•	•		Cinnamon leaf		"	•••		• •
	value	•••	•••		Citronella		"		•••	•
ather, boots and shoes .			•••		Cocoanut		cwt.	•••		•
nbrellas and parasols .	value	•••	•••	Ì	Essential	••• ·	value	•••		
rinaceous substances an					Fish	•••	cwt.			AN 1
	value	•••	•••	· 1	Kerosine		gallons		11.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	
rds' feathers for be					Lemon grass	•••	oz.			
	. cwt.		•••		Vegetable	•••	cwt.	***	••••	
rds' feathers, orn				.	Painters' materials	•••				
	oz. & lb.	••• •	•••		Paper	<u>.</u>	cwt.		· • •••	. :
(e) Chemical and			n <b>s</b> .		Pearls and precious stones	J	value		•••	•
rapo	. cwt.		•••		Perfumery	••••	1)	•••	•••	
- f 1 - P	**									
nchona bark oton seed			•••	ł	Plants, shrubs, trees, a flower-root	nd				• •

No. 5,154

· .		Quantity		Value. Rs. o.	Dut Rs.				Quantity	•	Valı Rs.		Du Rs.	ty. 0.
Poonac		cwt.	•••	••	· ·		Ginger		owt.	•••				
Punnai or domba nuts		**	•••		•		Nutmeg	•••	lb.	•••		•••		
Prints, engravings, and	pho-						Pepper	•••	. cwt.			•••		•
tographs	•••	value	•••	•••	•		Vanilla		lb.	•••		•••		
Railway materials		,,	•••		•		Pitch		cwt.	•••		•••		
Rattan and rattan mats, l	bags,						Rosin		**	•••		•••		
and baskets		number	•••				Stationery other than	paper	value	•••		•••		
Rugs		value	•••	•••			Statues		number	•••		•••		
Seeds, viz. :							Skins of all sorts	•••	value	•••		•••		
Coffee		cwt.	•••		,	•	Stores, Government			•••		•••		
Gingelly .		**	•••		•		Tallow and grease		cwt.	•••		•••		
Tea		**	•••	•••			Tar	•••	barrels	•••		-4.		
Skins, viz. :						1	Wood and timber :							
Dressed		cwt.	•••				Ebony		owt.	•••		•••		
Undressed		,,					Halmilla		logs			•••		
Saddlery and harness		value	•••				Ironwood	•••	,			•••		
Seeds for extracting	oil						Sandalwood	•••	cwt.	•••		•••		
therefrom		ċwt.		•••		1	Satinwood		"	•••		•••		
Shark fins		"		•••		i	Teakwood	•••	logs	•••				
Soap		<b>"</b>	•••	•••		i	Woods of sorts :		•			•		
Specimens illustrative	of					i	Cocoanut laths and		number			•••		
Natural History		value		•••			Kitul laths and raf	ters	• • •	•••		•••		
Spices :						Í	Laths and rafters	•••	,,,			•••		
Cinnamon		· lb.	•••	•••		1	Palmyrah laths	and	• • "					
Cinnamon leaves		value	•••		•	Ì	rafters		,,		•	•••		
Cardamoms	•••	lb.	•••				Tortoise-shell	•••	ĺĥ.	•••		•••		
Clove and mace	•••	**	•••				Toys	•••	value	•••		•••		. `
· •· •··				:		I							• •	

Statement of Receipts and Expenditure under the Medical Aid Ordinance during 1891.

Receipts.	Amount. Rs. c.	Expenditure.	Amount. Rs. c.
Receipts under clause 4 of Ordinance No. 9 of 1882 Receipts under clauses 15 and 19 of Ordi-	78,979 19	Provisions, equipment, funeral expenses, and contingencies	50 <b>,956 32</b>
nance No. 17 of 1880 Receipts on account of medicines sold to Superintendents in bulk, and prescriptions	52,626 33	Officers and Assistants, and wages of Dis- pensers, &c Departmental expenditure : salaries of	113,931 1
compounded in the District Hospitals and Dispensaries and Civil District Hospitals Receipts on account of treatment of persons	11,220 8	clerks, &c Rent of District Outdoor Dispensaries, &c Repairs and improvements to Medical Aid	2,988 24 5,514 98
other than estate labourers in District Hospitals	1,062 64	Ĥospitals, Dispensaries, &c Transport of medicines and other miscel- laneous charges	11,245 97 3,852 19
Charged to General Revenue	143,888 24 73,906 45	Cost of medicines supplied from Civil Medical Stores	29,305 98
Total	217,794 69	Total	217,794 69
Andit Office			Barren

Audit Office Colombo, July 9, 1892.

> ALLANSON BAILEY, Acting Auditor-General.

NOTICE is hereby given that the Sale of Books which was temporarily stopped on account of the veri-fication is now resumed.

J. B. CULL, Director.

Office of the Director of Public Instruction, Colombo, July 13, 1892.

NOTICE is hereby given that improvements will be made on the road from Urugala to Nugatenna between the 201 and 245 miles from Kandy. The work is expected to last from July 14, 1892, till February 1, 1898, and during the progress thereof the process

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of re-forming the surface and metalling the road will prevent the free passage of carts, and tavalams or coolies should be used instead.

July 9, 1892.

NOTICE is hereby given that a snit has been insti-tuted in the Court of Requests of Kégalla by Periya Tambi Kangani, for and on behalf of himself and four coolies, labourers on Yellangowry estate, Dolosbage, in the District of Kégalla, against the proprietor thereof, for the recovery of their wages, amounting to Rs. 150.

> R. A. KOELMEYER, Chief Clerk.

This 14th day of July, 1892.

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### Ceylon Government Railways .--- Comparative Statement of Traffic for the Week ended June 26 1892.

EARNINGS FROM		days ended 29, 1890.		days ended 28, 1891.		<b>days ended</b> 26, 1892.	Increase- 1892 over 1891.	Decrease 1892 below 1891.
Coolies	No. 	873 30	1,422	R8. c. 22,486 33 998 43 —				No. <u>Bs.</u>
Horses	62,720 3,681 34 34	1,149 39 271 40	3,654 39	1,193 61 255 36	4,210	1,309 22 252 76	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
Dogs Other small Animals Neat Oattle Mails	. 59 52 . 1	87 0 46 0 0 50 439 75	58 6 	43 0 5 50 	26 	. 14 92 454 33	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	5 — —
Goods (Tons) Miscellaneous Goods Live Stock	1 000	89 52	4,352	80 58	4,689 	18 40 58,358 46 124 92 122 50 121 75	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	3 — —
Total for the Week .		69,990 24		83,654 95		86,955 58	3,300 68	3
Total, Jan. 1 to June 26 Increase compared with provious year Decrease do. do.		1848685 16 102,437 16		2174452 48 325,767 32		2305736 72 131,284 24		
Traffic Train Mileage this wee Total, Jan. 1 to June 26	. 309.742		13,281 335981		14,816 360962		1,535 25,031	
vious year Decrease do. do.	1 30 780		26,189	_	25,031		= =	
PARTICULARS OF GOODS CONVEYED.		a days ended e 26, 1892.		uary 1 to 26, 1892.		uary 1 to 28, 1891.	Increase in 1892.	Decrease in 1892.
First class Goods Second class Goods Rice Tes	1,2	2 0 0 04. 10 2 4	13 1 3,01 5 33,15	3 14 3·15 9 17 3·5	33,776	6 11 1.19	Tons cwt, qr. 178 3 3 1  1,247 14 0.21	Tons ewt. qr.  616 13 2-14
Tea Leaf Arrack Salt Cinnamon		28 7 0 <sup>-1</sup> 5 48 14 2 <sup>-1</sup> 5 14 19 2-18 0 0 3-14	82 7 72 9 2,12	6 19 1·2) 2 14 0·12 7 3 2·15	846 551	5 2 1·18 1 10 2·25 5 13 1·4	$ \begin{array}{c}$	19 2 3,25 
Tobacco Beer, 3rd class		22 3 3·24 0 11 2·14 8 19 3·21 4 1 <b>3</b> 0· 9	10 32	791.6 1133.4	291 25	5 11 1·9 2 0·2 5 8 3·27	11 14 3.6 20 17 3.25 30 11 3.2 70 13 3.16	
Other 3rd class Goods	88 2 	29 3 1·6 2 1 3·7 	7	6 16 2 <sup>.</sup> 25 8 16 1 <sup>.</sup> 9	7 27	14 2·21 4 2·27	69 2 0 4 1 11 2 10	398 14 122 —
Other 4th class Goods Other 5th class Goods Cinchona	12 18	0 17 1·25	3,71 2,12 84	l 14 2 <sup>,</sup> 3 9 13 2 <sup>,</sup> 24 9 16 3,25	) 865	3 0-23	1,796 18 2 3	15 6 0·26 711 1 0·19
Cotton Cocoanuts Cocoanut Oil Cocoanut Oil	18	5 4 1.12	1 2,63 86	5 4 2·5 0 10 0·16 4 14 3·9	126 2,174 719	9 1 ·2 8 2·26 0 1·10	$\begin{array}{c} - \\ 456 & 1 & 1.18 \\ 145 & 14 & 1.27 \\ 90 & 3 & 1.21 \end{array}$	
Poonac Kerosine oil Staves		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	<b>2,39</b> 201 165	6 14 1 ·7 9 16 1·27 9 18 0·18	2,242 171	9 3·3 	154 4 2·4 209 16 1·27	- 1 15 1 9 136 9 028
Timber at 5th class Timber at 6th class Tea Lead and Shooks, 6th cla Manuer, 5th class	2 	8 15 1	591 134 3,124	l 0 3·11 1 16 0·25 5 4 l·1	239 263 2,713	15 2;7 4 0 8 8 0 5	351 5 1·4 411 16 0·24	
Plumbago, 6th class Beer, 6th class Staves, 6th class Barlow, 3rd class	25  	4 12 3·23 5 14 3 	884 5,528	<sup>3</sup> 7 1·13	1,203 5,741 58 7	12 2·20 17 0·17 12 0		319 5 2·12 213 5 1·7 58 17 0·17' 6 5 3·24
Bulky articles Other 6th class Goods Railway Material Public Works Material				2 1 0 1 6		$   \begin{array}{c}     - \\     15 & 3 \cdot 10 \\     0 & 3 \cdot 1   \end{array} $	44 1 1 6,417 19 2 8	36 16 0 1,327 13 1.27
Prison Dept. Material Breakwater Material	••		971 5,296 1,665	13 0	10,673 10,877 1,031	11 0	1,665 16 0	9,702 0 0 5,580 18 0 1,031 5 0
Total .	4,68	8 18 2.21	129,950	8 3 9	136,036	16 1.12	4,327 14 2.16 2	0,414 2 019

Colombo, July 7, 1892.

F. J. WABING, Acting General Manager.

### NOTICES CALLING FOR TENDERS.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for the removal of Night Soil from "," will be received at the Colonial Secretary's Office up to noon on Monday, July 18, 1892, from persons willing to contract for the removal of night soil and urine from the following jails for a period of five months commencing from August 1, 1892 :--

1684

Western Province.-Slave Island Jail ; Foreshore Jail, Bankshall.

2. A deposit of Rs. 10, which must be made at the Treasury or Kachcheri, will be required for each jail, and no tender will be considered unless the receipt for such deposit is attached thereto.

All other deposits will be returned upon signature of a contract. Should any person decline to enter into a bond after he has tendered, or fail to furnish approved security, such deposit will be forfeited to the Crowu.

3. The amount of each bond, and all other necessary information, can be ascertained upon application at the office of the Superintendent, Convict Establishment.

4. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

5. The person whose tender is accepted by Government will be required to bear the expense of having the security bond prepared for the due fulfilment of his contract, which bond will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyer, the name or stamp of whom should be affixed to the document.

6. Every alteration should bear the initials of the tenderers, and all tenders containing alterations not bearing the tenderer's initials will be treated as informal and rejected.

H. L. CEAWFORD, for Colonial Socretary.

Colonial Secretary's Office, Colombo, July 8, 1892.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for victualling the Avisawella Jail," will be received at the Colonial Secretary's Office up to noou on Monday, August 8, 1892, from persons willing to contract for victualling the Avisawella Jail for one year and four months commencing from September 1, 1892.

2. The tenders are to be made upon forms which will be supplied upon application at the office of the abovenamed jail and of the Inspector-General of Prisons, and no tender will be considered unless it is furnished on the recognised form.

3. A deposit of Rs. 25 must be made at the Treasury or Kachcheri, and will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of a contract.

4. When required, samples must be deposited. Sufficient securities will be required to join in a bond for the due fulfilment of the contract.

5. The amount of the bond and all other necessary information can be ascertained upon application at the offices specified.

6. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

. 7. Persons whose tenders are accepted by Government will be required to bear the expenses of having the security bonds prepared for the due performance of their contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderers' own lawyers.

8. When bonds have been drawn by the tenderers' own lawyers, the name or stamp of the Proctor who drafted the bonds should be affixed to the document.

9. Every siteration should bear the initials of the tenderers, and all tenders containing alterations not bearing the tenderers' initials will be treated as informal and rejected.

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 7, 1892.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for the supply of Firewood," will be received at the Colonial Secretary's Office up to noon on Friday, July 29, 1892, from persons willing to contract to supply 2,000 cubic yards of firewood per mensem cut in Crown lands to the Slave Island Depôt for four months commencing from September 1, 1892.

commencing from September 1, 1892. The firewood must be cut in the Crown forests called Ibakada Barawa, situate in the Udugaha pattu of Hewagam korale, and Mitirigala situate in the Gaogaboda pattu of the Siyane korale.

Each tender must state the rate at which a cubic yard of wood can be delivered at the depôt, which rate must include the cost of cutting, removing, and stacking the wood in the depôt.

All wood delivered must be of 3 ft. in length, and not less than 9 in. in girth for first class.

The tenders must be made on forms which will be supplied upon application to the Assistant Conservator of Forests, at the Colombo Kachcheri, and no tender will be considered unless it is furnished on the recognised form.

A deposit of Rs. 50 will be required before any form of tender is issued, and should any person decline to enter into the contract after he has tendered, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of a contract.

The sum of Rs. 250 will have to be deposited by the contractor as security on signing the contract The Government reserves to itself the right, without

The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

Further information may be obtained on application to the Assistant Conservator of Forests, Western Province, at the Colombo Kachcheri.

Colonial Secretary's Office, Colombo, July 8, 1892.

H. L. CRAWFORD, for Colonial Secretary.

ි බනසැජතැම්බ මස 1 වෙනිදින පවත් මාසයකට දර කිවුබික් ජාර 2,000 ගනනේ හාරමාසයකව අණ් ඩුවේ මූකලන්වලින් කපා කොමපොඤ්ඤවිදියේ දර ගබඩාවව ගෙනැත් හාරදීම සඳහා වැන්ඩඊස් හෙවත් මුද්දරලත් ඉල්ඵම්පතු (දෙක දෙක බැතින්) වම් 1892 ක්වූ ජූලි මස 29 වෙනි සිකුරාද, දෙලහේ කනිසම දක්වා මහසෙකුකාරීස් උන්නාන්සේගේ කන්කෝරු වේදී භාරගණුලැබේ.

සියනැකෝරලේ ගහබොඩපත්තුවේ පිහිවා නිඛේන මීතිරිගල නම්ලත් ආණ්ඩුවේ මූකලානෙන් සහ හේවා ගම්කෝරලේ උඩුගහපත්තුවේ පිහිටා නිඛෙන ඉහ කඩබරාව නම්ලත් ආණ්ඩුවේ මූකලානෙන්ද මෙම දර සපන්ට ඕනැය.

කොම්පොඤ්ඤ විදියේ දරගබඩාවට දර ජාරයක් ගෙනැත් භාරදීමට ගනන කොපමනද කිසා එක එක වැත්බරයේ සඳහම් කළයුතුය. මතුකි ගනනතුල දර කැපීමටද, ගෙනයාමට සහ ගබඩාවේ රැස්කිරීමටත් යන වියදුම් අඩංගුවෙන්නට ඕනැය.

භාරදෙන පලමුවෙනි කලැසියේ සියඵම දර දිගින් අඩිතුනක් සහ වටින් අනුල් 9කවද අඩුනොචෙත්නට ඕනැය.

වැන්ඩර් පහු පෝර්මපිට දියයුතුයි. එම පෝර්ම කොල කොළඹ කව්වේරියේදී මූකලාන්වල උපඅරඎ කාරහැනගෙන් ඉල්ඵ විට ලබාගන්නට පුළුවන. නියම කළ පෝර්මයක ලියානොදෙන ඉල්ඵම්පහු ගැණි සල කන්නේ නැත.

මෙම පෝර්ම කොළයක් යම් කෙනෙකුට ලබාගන් නට ඕනෑනම් ඊට ඉස්සරින් රුපියල් 50ක් ඇපවස යෙන් ගෙවන්නට ඕනැය, තවද දෙනලද ටැන්ඩර් පහුගක්උඩ කොන්හාන්තුවකට බැඳී ඇපමප්පුවකට අත්සන්කරන්නට යම් අයෙක් අමනාප උන විට පෝ ර්ම කොලය ලබාගැණීම පීණ්ස ඇපවසයෙන් බඳින ලද මුදල රාජසන්තකවේ. කොන්හාත්තුවකට අන් හන්කළායින් පසු අනික් ඇප මුදල් භාරදෙන්නට යෙදෙනවා ඇත.

කොන්තුාත්කාරයා විසින් කොන්තුාත්තුවට අත් සන්කරන්නට මත්තෙන් රුපියල් 250ක් ඇප වස යෙන් බඳින්නට ඕනැය.

ටැන්ඩර් පහුයක් නොහොත් සියළුම පහු ඒත්තු ගැළඹීමට හෝ යම් පහුයක කොටසක් ඒත්තුගැණි මට හෝ බලයක් ආණ්ඩුවට තමාගන්නවාය. ඒ ගැණ යමෙකු විසින් විචාර්ම යුතුනැත.

මේ ගැණි වැඩිදුර කාරණ කොළඹ කව්වේරියේදී බස්හාහිරදීසාවේ මූකලන්වල උපආරඤාකාරතැන ගෙන් විභාහකළ විට දූනගන්හට පුඵවන,

එච්. ඇල්. කොපෝර්ඞ්,

මහසෙකුතාරිස් උන්නාන්සේ වෙනුවට.

වෂී 1892 ක්වූ ජූලි මස 8 වෙනි දින මහසෙකුතාරිස් උන්නාන්සේගේ කන්තෝරුවේදීය.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for \_\_\_\_\_\_ to the Colonial Store," will be received by the Hon, the Colonial Secretary at his office up to 12 o'clock noon on Monday, August 1, 1892, from persons willing to contract for supply of the undermentioned articles for the use of Government from January 1 to December 31, 1893, viz.:-

Boots, strong, with buckles	•••	per pair
Shoes, strong, for men		do.
Shoes, strong, for women	•••	do.
Shoes, canvas, for nurses		do.
Slippers, strong, large, for hospital	49.0	do,
Sandals, for Leper Hospital		do.

#### Deposit for tender forms, Rs. 50.

\*\*\*\*\*\*\*\*

A deposit, as noted above, will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of contract.

The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the form of tender as his authority for making the issue.

No tender will be considered unless it is on such printed forms—to be obtained at the office of the Colonial Storekeeper—and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become sureties for the due fulfilment of the contract.

Persons who tender must deposit samples with the Colonial Storekeeper before the date on which the tenders are opened. No tender will be considered if the sample is not so deposited.

The amount of security to be given, and all other necessary information, can be ascertained on application at the Colonial Storekeeper's office.

The person whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers, in which case the name or stamp of the Proctor who drafted the bond should be affixed to the document.

The security bond should be furnished before December 1, 1892.

All alterations or erasures in tenders should beer the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

Colonial Secretary's Office, Colombo, July 8, 1892. H. L. CRAWFORD, for Colonial Secretary.

SEALED Tenders (in duplicate) from persons willing to contract for the supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1893, will be received by the Hon. the Colonial Secretary at his office, viz. :--

To be marked on the envelopes "Tender for Coffins, Colonial Store," receivable up to 12 o'clock noon on Monday, August 1, 1892:--

At General Hospital, Maradana; Lock, Police, and Infectious Hospitals, Borells; Smallpox and Cholera Hospitals, Kanatta; Leper Asylum, Hendala; New Lunatic Asylum, Jawatta; and Contagious Diseases Hospital, Urugodawatta.

For digging a grave in General Cemetery, Borella. For burying a corpse in do. do. For digging a grave at Hendala. For burying a corpse in do.

For supply of common lightwood coffins, about 6 ft. 9 in. by 2 ft. 3 in. by 20 in., at Convict Hospitals, Borella and Hulftsdorp.

Deposit for tender forms, Rs. 25.

A deposit, as noted above, will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit will be forfeited to the Crown. All other deposits will be returned upon signature of contract.

The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the form of tender as his authority for making the issue.

No tender will be considered unless it is on such printed forms — to be obtained at the Office of the Colonial Storekeeper—and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become sureties for the due fulfilment of the contract.

The amount of security to be given, and all other necessary information, can be ascertained on application at the Colonial Storekeeper's office.

The person whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers, in which case the name or stamp of the Proctor who drafted the bond should be affixed to the document.

The security bond should be furnished before October 1, 1892.

All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

H. L. CRAWFORD, Colonial Secretary's Office, Colombo, July 8, 1892.

SEALED Tenders (in duplicate) from persons willing to contract for the supply of the under-mentioned articles for the use of Government from January 1 to December 31, 1893, will be received by the Hou. the Colonial Secretary at his office, viz. :--

To be marked on the envelopes "Tender for \_\_\_\_\_, Colonial Store," receivable up to 12 o'clock noon on Monday, August 1, 1892 :--

#### Cumblies, white.

#### Deposit for tender forms, Rs. 100.

To be marked on the envelopes "Tender for \_\_\_\_\_, Colonial Store," receivable up to 12 o'clock noon on Monday, August 1, 1892 :--

•		eposi ider f	t for orms.
Colombo,-Cocoanut oil and kerosine qil	•••	Rs.	100
Galle Cocoanut oil and kerosine oil	•••	**	<b>5</b> Õ
Trincomalee Cocoanut oil and kerosine		"	25
KandyCocoanut oil, kerosine oil, pade gram, straw, lime for whitewashing Nuwara EliyaCocoanut oil, kerosine o	•••	<b>3</b> 1	50
paddy, gram, and straw	•••	"	50

To be marked on the envelopes "Tender for Provisions, Colonial Store," receivable up to 12 o'clock noon on Monday, August 1, 1892 :-

### Gram Paddy } for horses. Salt, per lb.

Deposit for tender forms, Rs. 50.

To be marked on the envelopes "Tender for Cattle Food, Colonial Stores," receivable up to 12 o'clock noon on Monday, August 1, 1892 :--

Cocoanut branches, with green leaves, per 100 branches. Best cocoanut poonac, per cwt. do.

Best gingelly poon c, Collu, per bushel.

J

Country paddy, per bushel.

Deposit for tender forms, Rs. 25. .

A deposit, as noted above, will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, or full to furnish approved security, such deposit will be for-feited to the Crown. All other deposits will be returned upon signature of a contract.

The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the form of tender as his authority for making the issne

No tender will be considered unless it is on such printed forms-to be obtained at the office of the Colonial Storekeeper-and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become sureties for the due fulfilment of the contract.

Persons who tender must deposit samples with the Colonial Storekeeper before the dates on which the tenders are opened. No tender will be considered if the sample is not so deposited.

The amount of security to be given, and all other necessary information, can be ascertained on application at the Colonial Storekeeper's office.

The person whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers, in which case the name or stamp of the Proctor who drafted the bond should be affixed to the document.

The security bond should be furnished before December 1, 1892.

. ...

All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 8, 1892.

Sealed Tenders (in duplicate) from persons willing to contract for daily dry-earth conservancy in the Queen's House at Colombo, from January 1 to December 31, 1893, will be received by the Hon. the Colonial Secretary at his office, viz .:-

To be marked on the envelopes "Tender for. Colonial Store," receivable up to 12 o'clock noon on Monday, August 1, 1892.

A deposit of Rs. 25 will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposits will be forfeited to the Crown. All other deposits will be returned upon

signature of contract. The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the form of tender as his authority for making the issue

No tender will be considered unless it is on such printed forms-to be obtained at the office of the Colonial Storekeeper-and unless accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become sureties for the due fulfilment of the contract.

The amount of security to be given, and all other necessary information can be ascertained on application at the Colonial Storekeeper's office.

The persons whose tender has been accepted by Government will be required to bear the expense of having security bonds prepared for the due performance of his contract, which bonds will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers, in which case the name or stamp of the l'roctor who drafted the bond should be affixed to the document.

The security bond should be furnished before October 1, 1892.

All alterations or erasures in tenders should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

> H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 8, 1892.

SEALED Tenders (in duplicate), marked on the envelopes "Tender for supply of Furniture to the Colonial Store," will be received by the Hon. the Colonial Secretary at his office up to 12 o'clock noon on Monday, August 1, 1892.

Deposit for tender forms, Rs. 200.

A deposit, as noted above, will be required before any form of tender is issued; and should any person decline to enter into the contract and bond after he has tendered, or fail to furnish approved security, such deposit will be forfeited to the Orown. All other deposits will be returned upon signature of contract.

The deposit must be made at the Treasury or Kachcheri, and the deposit receipt must be produced to the officer issuing the form of tender as his suthority for making the issue

No tender will be considered unless it is on such printed forms-to be obtained at the office of the Colonial Storekeeper-and unless accompanied by a letter signed by two responsible persons, wh se addresses must be given, engaging to become sureties for the due fulfilment of the contract.

The amount of security to be given, and all other necessary information, can be ascertained on application at the Colonial Storekeeper's office, where catalogue of articles required and dimensions thereof can be inspected.

The person whose tender has been accopted by Government will be required to bear the expense of having security bonds prepared for the due performance of his contract, which bond will be subject to the approval of the Attorney-General, but may be drawn by the tenderer's own lawyers, in which case the name or stamp of the Proctor who drafted the bond should be affixed to the document.

The security bond should be furnished before September 1, 1892. All alterations or erasures should bear the initials of the tenderers, otherwise the tenders will be treated as informal and rejected.

The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender.

Ist to 6th section, 349 81 lines. Acreage, 18,886- Moiety of cost, Rs. 347.46-

Rate, 0184c .-- Total rate, 0927c.

Proprietors or Agents. Estates.

H. L. CRAWFORD, for Colonial Secretary.

Colonial Secretary's Office, Colombo, July 12, 1892.

#### UNSERVICEABLE ARTICLES. OF SALES

NOTICE is hereby given that the following unser-viceable articles belonging to the Colonial Store Department will be sold by public auction at the Colonial Store, Fort, on Saturday, July 30, 1892, at 12 noon :-

Mosquito bed curtains Cooking stove, iron Blank books Glycerine, brown Inkstands Leather, sheep

f

Paper Chimneys Linseed oil Crockery Paint Turpentine

Cumblies, white Banians, flannel Bunting Flags Gray shirting Bins Chisels

Colonial Store, Colombo, July 9, 1892. Files Hammers Horses, wooden Tubs Canvas &c., &c.,

> W. J. GORMAN, Colonial Storekeeper

> > Acreage.

&0

Amount.

Rs. c.

ROAD COMMITTEE NOTICES.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislagive Council, having agreed to grant the under-mentioned sum for the upteep, of the under-mentioned road for 1892, the Pro-vincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1874," have assessed the propertion due by each estate in the district interested

propertion due by each estate in the district interested in the repairs of the said road, as follows :	W. W. Hood Braemar 151 14 0 C. H. Hood Mausakele 278 25 77
MASKELINA ROAD (between Norwood bridge and Cruden Gap).	F. A. Smith Ekolsund 310 28 74 F. R. Chapman (R. Brown) Nyanza 394 36 52
Government moiety Rs. 2,949. Private contributions , 2,949.	S. Agar and T. G. Hayes           (G. S. & Cu.)         Gangawatta         186 17 24           C. H. Hood         Kalaneya         191 17 71
1st section, 23.11 lines.	A. Ross (J. M. Murdoch) Rickarton and
Acreage, 20,976-Moiety of cost, Rs. 134 10- Rute, 0064c Total rate, 0064c.	Leaston 596 55 25 G. O. Poulter Bitterne 169 15 67 H. D. Deane Kintyre 282 26 14
Amount Proprietors or Agents. Estates. Acreage. Rs. c.	Geo. Setuart & Co. A. J. Murray Tarf } 583 54 4
The Eastern Produce and Estates Company, Limi-	L. Stopford Sackville Muskeliya 369 34 21
ted Norwood 882 6 64	G. Greig Laxapana 536 49 69 Do York 236 21 88
	Do Johnsland 90 8 34
1st. to 2nd section, 99.14 lines.	J. N. Campbell Vailadolid 240 22 25
Acreage, 20,094Moiety of cost, Rs. 390 50-	Do Moray 228 21 14
Rate, 0095cTotal rate, 0251c.	T. N. Christie B'antyre 243 22 53
Mackwood & Co New Valley 457 11 84 E. D. Thomas (E. M. Leat) Halloovilie 238 6 16	Do St. Andrew's 319 29 57 G. H. Green Dalhousie 284 26 33
Ist to 3rd section, 190 89 lines.	Do. (F.G. A. Lane) Situluganga 272 25 21 Geo. Steuart & Co. (S.
Acreage, 19,399-Moiety of cost, Rs. 467.25-	Agar) Forres 196 18 17
Rate, '0241c Total rate, '0500c.	Do Warburton 193 17 89
F. Fowke Rockwood 200 10 0	Whittall & Co Luccombe 478 44 31
1st to 5th section, 282.74 lines.	H. J. de Soysa Happugasten- na 601 55 71
Acreage, 19,199 - Molety of cost, Rs. 467.28 -	J. N. Campbell (W. G.
Rate, 0243c l'otal rate, 0743c.	Lang) Lot 7, 190, Ged-
William Rollo (E. Blyth) Gorthie, 313 23 25	des, 196 18 17
	· · · · · · · · · · · · · · · · · · ·

[No. 5,154

		Amount.			Amount
Proprietors or A	Agents. Estates. Acreag	ge. Rs. c.	Peoprietors or Agents. Estates.	Acreage.	Rs. c
G. Zancarol and M.			Wm. Rollo (Geo. Steuart		
(T. N. Christie)		23 82			-
J. N. Campbell	Lot 7,193,	10.00	Do Bargrove		47 64
	Frogmore 208	19 28	R. P. & N. Macfarlane Ormidale a		00 F
T. C. Anderson (J. A		00 17		ank 350	
son) Mackwood & Co.	Gartmore 250 Larchfield 161	23 17	Mackwood & Co Scarboroug E. Mortimer Cleveland		
Colombo Commercia		14 52	Mackwood & Co. (H. M.	104	34 0.
Limited	Lot 7,195, T.			285	65 58
	P. 110,396,				47 84
		18 63	Ceylon Tea Plantation 5 Alton		
Whittall & Co.		25 77	Company, Limited 7 Upcot	} 400	105 34
1	a 74h apption 971 lines		Commercial Company (W.		
	o 7th section, 371 lines.	•	Agar) Strathspey		
	0-Moiety of cost, Rs. 124		Boustead Brothers Beaconsfiel		
Rate, ·	0125cTotal rate, .1052c.	1	W. D. B. Brown Blairavon	177	40 90
J. M. Robertson &		47 3	H. L. Forbes & H. Black- law (D. J. MacGregor) Mincing La	ne 198	45 54
B. G. de Mowbray		11 36	R. Collinson Suriakandy		
T. Gray (J. M. Rob	ertson	00 00	J. Munton (A. Ross) Meriakotta		
& Co.)	Bunyan 288		J. Cantlay (F. P. Witham) Minna	278	
Do. (R. Webs J. M. Robertson & (		· 26 94 · 61 85	J. Clarke Glencoe	208	
T. Scovell		· 78 5	D. J. MacGregor Fairlawn	297	
		· · · · · · ·	A. J. Boss (J. Munton) New Cale		
lst to	8th section, 409.81 lines.		nia	216	49 6
	31—Moiety of cost, Rs. 210 281c.—Total rate, ·1333c.	*28		Total S	2,763 6
H. S. Skrine	Queensland 281	37 45		_	
lst to 1	10th section, 488.01 lines.		Which sums the proprietors, manage	ers, or agent	ts, of the
	0-Moiety of cost, Rs. 403	1.94	several estates are hereby required to Treasury, Colombo, on or before July		Colonia
Rate, .0	560c.—Total rate, '1893c.	03	Treasury, colonico, on or before bury	-	
W. G. Lang	Craighill and	•		<b>Rs.</b> c.	
To a serie series and the series of the seri			N D During to construct and an		
· ·		38 62	N. B.—Private contribution	- 2	2,9 <b>49</b> (
A. E. Wright	Bloomfield 268	50 73	Deduct unexpended		2,9 <b>49</b> (
A. E. Wright Lee, Hedges & Co	Bloomfield 268 Mottingham 269	50 73 50 92	Deduct unexpended balance on estimate, 1890	47 66	2,949 (
A. E. Wright Lee, Hedges & Co W. Mitchell	Bloomfield 268 Mottingham 269 Dunnottar 185	50 73	Deduct unexpended balance on estimate, 1890 Do. do. 1891	47 66 59 <b>73</b>	2,9 <b>49</b> (
A. E. Wright Lee, Hedges & Co W. Mitchell Colombo Commercia	Bloomfield 268 Mottingham 269 Dunnottar 185 Co.,	50 73 50 92 5 35 2	Deduct unexpended balance on estimate, 1890	47 66	
A. E. Wright Lee, Hedges & Co W. Mitchell Colombo Commercia Limited	Bloomfield 268 Mottingham 269 Dunnottar 185 I Co., Emelina 203	50 73 50 92 5 35 2 5 38 42	Deduct unexpended balance on estimate, 1890 Do. do. 1891	47 66 59 <b>73</b>	2,94 <b>9</b> ( 185 4(
A. E. Wright Lee, Hedges & Co W. Mitchell Colombo Commercia Limited A. E. Wright	Bloomfield 268 Mottingham 269 Dunnottar 185 Co., Emelina 203 Brunswick 252	50       73         50       73         50       92         50       85         2       35         2       38         42       47	Deduct unexpended balance on estimate, 1890 Do. do. 1891	47 66 59 73 78 01	185 40
A. E. Wright Lee, Hedges & Co W. Mitchell Colombo Commercia Limited A. E. Wright Do.	Bloomfield 268 Mottingham 269 Dunnottar 185 il Co., Emelina 203 Brunswick 252 Caskieben 207	50 73 50 92 5 35 2 5 38 42	Deduct unexpended balance on estimate, 1890 Do. do. 1891	47 66 59 73 78 01	
A. E. Wright Lee, Hedges & Co W. Mitchell Colombo Commercia Limited A. E. Wright Do. W. Mitchell	Bloomfield 268 Mottingham 269 Dunnottar 185 il Co., Emelina 203 Brunswick 252 Caskieben 207	50       73         50       73         50       92         50       92         50       82         50       842         20       38         42       47         50       93         18       18	Deduct unexpended balance on estimate, 1890 Do. do. 1891 Deduct Ban interest 1891	47 66 59 73 78 01	185 40
A. E. Wright Lee, Hedges & Co W. Mitchell Colombo Commercia Limited A. E. Wright Do. W. Mitchell 1st to 1 Acreage, 5,366	Bloomfield 268 Mottingham 269 Dunnottar 185 d Co., Emelina 203 Brunswick 252 Caskieben 207 Midlothian 244	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Deduct unexpended balance on estimate, 1890 Do. do. 1891 Deduct Ban interest 1891	47 66 59 73 78 01	185 40 2,763 60
A. E. Wright Lee, Hedges & Co W. Mitchell Colombo Commercia Limited A. E. Wright Do. W. Mitchell 1st to 1 Acreage, 5,366	Bloomfield 268 Mottingham 269 Dunnottar 185 il Co., Emelina 203 Brunswick 252 Caskieben 207 Midlothian 244 2th section, 513.94 lines. 8-Moiety of cost, Rs. 218	a          50         73           a          50         92           a          35         2           a          38         42           a          47         70           a          39         18           a          46         20	Deduct unexpended balance on estimate, 1890 Do. do. 1891 Deduct Ban interest 1891	47 66 59 73 78 01 	185 40 2,763 60

## LOCAL BOARD NOTICES.

### LOCAL BOARD OF BATTICALUA.

### Return of Revenue and Expenditure of the Local Board of Batticaloa for 1891.

·			Revi	in ue.			
		Amount. Rs. c.	Total. Rs. c.	•		Amount. Rs. c.	Total. Rs. c.
Balance on December 31, 1890	•••	<b>-</b> .	940 17	Fines Advance of market loan	from	<u> </u>	29 25
Taxes.				Government			6,000 0
Poll tax.for 1890 Do. 1891 Assessment tax, 1889 Do. 1890 Do. 1891 <i>Rents.</i> Market rents	  	212 0 1,417 50 114 '23 1,238 9 512 13 1,897 90	3,488 95	Miscellaneous. Refunds Grazing fees Stay cattle fees Sale of disinfectants Interest on arrears Fees on dogs redeemed	••• ••• •••	1 0 20 75 17 50 5 28 1 88 7 0	
<b>Paddy shed rent</b>	•••	171 0		-		<del></del>	53 41
Licenses.			2,068 90 3,675 31				16,255 99
Stamp duty on licenses		-	0,010 01	•		•	

1638

		Ks.	c.	Expenditure.		Rs. c.	
Law expenses		30	90	Uranikuda scheme	•	479 791	
Police charges	•••	31	24	Latrine repairs		129 50	
Miscellaneons charges	•••	38	25	Advance for new markets		8,000 0	•
Road maintenance	•••	1,957	40	Purchase of land, &c., for	new	•	• •
Market repairs	•••	37	50	markets		5,780 0	
Revenue services		414	98				14,986 25
Kotemonai roads and drains		145	<b>22</b>				
Salaries		780	-	By balance			1,269 74
Sanitary charges	•••	1,154	44				
Office contingencies		59	19				16,255 99
Cement drains	•-•	947	83 <del>]</del>	-			

I, Evan Maberly Byrde, do hereby swear that the above is a true and correct account of all moneys received and paid during 1891 on account of the Local Board of Batticaloa, and that the balance is in the hands of the Government Agent, Batticaloa.

Sworn to before me this 8th day of July, 1892.

. EVAN MABERLY BYRDE, Chairman.

BERTRAM HILL, Justice of the Peace.

Statement of Assets	and 1	Lial	oilities	of t	the Local Board of Batticalo	a for 1	. <b>891</b> .		. '
Авабтя.	Amount. Total. Rs. c. Rs. c.			LIABILITIES.		A mount. Rs. c.	Toi Rs.		
Balance on December 31, 1891, as per statement of Revenue and Expenditure Arrears of assessment tax, 1889 Do. 1890 Do. 1891	1,231 204 777	53	1,269 2,213		Commission to assessment collectors, 1889 and 1890 Do. 1891 Police charges, 1891 Miscellenous Road maintenance Revenue services Sanitary charges Office contingencies Cement drains Uranikuda soheme Latrine repairs Balance to credit of Board	tax	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	1,842 1,640	
	•		3,482	79			•	3,482	79

I, Evan Maberly Byrde, do hereby swear that the above is a true and correct account of the assets and liabilities of the Local Board of Batticaloa on December 31, 1891.

Sworn to before me this 8th day July, 1892.

.

BERTEAM HILL, Justice of the Peace.

EVAN MABERLY BYEDE, Chairman.

Return of Probable Revenue and Expenditure of the Local Board, Batticaloa, for 1892.

Revenue.	•	Amount. Rs. c.	Total. Rs. 'o.	Expenditure.	Amount. Rs. c.	Total . Rs. c.
Balance on December 31, 1891			1,269 74	Establishment	1,200 0	
Taxes.				Commission to assessment tox collectors Cost of auditing accounts, 1891	112 50 150 0	
Poll tax, 1892 Assessment tax, 1892	•••	1,400 0 1,500 0		Law expenses	100 0	
•			2,900 0	Police charges	25 0 50 0	
Rents.				Road maintenance	2,000 0	
Markets and paddy shed rents	•••		2,000 0	Market repairs ··· Revenue services ···	100 0 500 0	<b>~</b> \$7
Licenses.				Sanitary charges	1,724 0	
Refund of stamp duty	•••	-	3,500 0	Improvement, &c., of public grounds	<b>250 0</b>	
				Office contingencies	75 · 0	
			· <b>,</b>	Outcharges of December, 1891 Interest on loans	1,556 19 1,100 0	
				Bonus to late secretary and over-	•	
				seer	60 0	9,002 69
				Probable balance	. <del>-</del>	667 5
• • •			9,669 74	4		9,669 74
			•		· .	
		•		ET AN	MADDDLY B	

EVAN MABERLY BYRDE, Chairman. ( 8\* ),

[No. 5,154

OTICE is hereby given that a meeting will be held in the Kalutara Kachcheri at 2 p.M. on August 5, 1892, for the election of a Member, under the provisions of the 12th section of the Local Boards Ordinance, No. 7 of 1876, to serve on the Board of Health and Improvement of the town of Kalutara, in place of Mr. P. P. Wijeratna, deceased.

The Kachcheri, Colombo, July 9, 1892.

H. O. Fox, for Government Agent.

### NOTICES IN TESTAMENTARY ACTIONS.

#### In the District Court of Colombo. Order Nisi.

Testamentary Jurisdiction. No. C/219.

1640

In the Matter of the Estate and Effects of John George Morley, late of Slough, in the County of Bucks in England, deceased.

Herbert Morley, of Gordon estate, Uda

Pussellawa ......Petitioner. Vs.

Amy Morley, Ada Lily Morley, John Morley (represented by their attorney the said Herbert Morley), Helen Morley, of

THIS matter coming on for disposal before Dodwell F. Browne, Esq., Acting District Judge of Colombo on the second day of June, 1892, in the presence of L. P. Fisher, Proctor, on the part of the petitioner Herbert Morley, of Gordon estate, Uda Pussellaws; and the affidavit for the said Herbert Morley, dated 19th May 1892, having been read: It is ordered that the said Herbert Moviey be and he is hereby declared entitled to have letters of administration to the estate of John George Morley, deceased, issued to him, as one of the heirs of the said deceased, unless the respondents abovenamed shall, on or before the 21st day of July, 1892, show sufficient cause to the satisfaction of this court to the contrary.

The 2nd June, 1892.

D. F. BROWNE, Acting District Judge.

#### In the District Court of Kandy.

Testamentary Jurisdiction.In the Matter of the Estate of Albert Edward Paranagama, late of Galagedara, deceased.	of of the
John Richard ParanagamaPetitioner	is
And	80

1, Amunoogama Loku Kumary Hamy; 2, Paranagama Medduma Kumary Hamy, 2, Paranagama Medduma Tikiry Menika; 4, Paranagama Medduma Punchy Menika; 5, Paranagama Medduma lvingiry Menika; 6, George Paranagama ; and 7 Paranagama Heen Menika......Respondents.

THIS matter coming on for disposal before Charles Selkrig Hay,  $E_{2q}$ , District Judge, Kandy, on the 30th day of June, 1892, in the presence of Mr.

Edwin Beven, on the part of the petitioner; and the affidavit of John Richard Paranagama, dated the 29th day of June, 1892, having been read:

It is ordered that the said John Richard Paranagama be and he is hereby declared entitled to have letters of administration to the estate of Albert Edward Paranagama issued to him, unless any person or persons shall, on or before the 22nd day of July, 1892, show sufficient cause to the satisfaction of this court to the contrary.

> CHAS. HAT, Acting District Judge.

#### In the District Court of Kurunégala. Order Nisi.

Testamentary Jurisdiction. No. 479.

In the Matter of the Last Will and Testament of the late Kalingu Bauter Meera Saibo Mattissan, deceased, of Mallopitiya.

THIS matter coming on for disposal before C. E. Dun-L lop, Esq., District Judge, on the 1st day of July, 1892, in the presence of Mr. Markus on the part of the petitioner; and the affidavit of Isa Bibi, of Mallopitiya, dated 16th day of June, 1892, having been read: It is ordered that the will of the said Kalingu Rauter

Meera Saibo Mattissan, deceased, dated 12th November. Meera Saido Mattissan, deceased, dated 12th November, 1991, and now deposited in this court, be and the same is bereby declared proved, unless (1) Pattumma Bibi, (2) Marian Bibi, (3) Maimo Bibi, (4) Isma Lebbe Marik-kar, (5) Sara Bibi, (6) Usup Lebbe and Aims, all of Mallopitiya, respondents, shall, on or before the 8th day August, 1892, show sufficient cause to the satisfaction

I August, 1052, show summer of the solution of the second second second that the said Isa Bibi is the executrix named in the said will, and that she sentilled to have probate of the same issued to her Bibi Button Bibi accordingly, unless the said Pattumma Bibi, Marian Bibi, Maimo Bibi, Isma Lebbe Marikkar, Sara Bibi, Usup Lebbe, and Alima, the respondents, shall, on or before the 8th day of August, 1892, show sufficient cause to the satisfaction of this court to the contrary.

> C. E. DUNLOP, District Judge.

The 5th day of July, 1892.

### NOTICES OF INSOLVENCY.

In the District Court of Colombo.

No. 1,767.

T insolvency of Collin Henry Toussaint, of Colombo.

**VOTICE** is hereby given that a meeting of the creations of the above-named insolvent will take place at the sitting of this court on July 14, 1892, to prove further claims.

By order of court, H. E. DE SILVA, Colombo, July 5, 1892. for Secretary. No. 1,762.

In the matter of the insolvency of Hector Cross Buchanan and Fre feric Wiiliam Bois, as partners in the firm of Alstons, Scott & Company, and and as individuals.

OTICE is here by given that a meeting of creditors in above matter will be held at the sitting of this court on July 21, 1892, for the purpose of considering the terms and conditions of sale of the following property, to wit, & shares of and in the Harrington estate in Dimbulla.

By order of court, H. E. D. SILVA Colombo, June 27, 1892. for Secretary.

n the mart	of the	÷.
Henry T		

#### No. 1,762.

In the matter of the insolvency of Hector Cross Buchanan and Frederic William Bois, as partners in the firm of Alstons, Scott & Company, and as individuals.

NOTICE is hereby given that a meeting of creditors in above matter will be held at the sitting of this court on August 11, 1892, for the purpose of considering the terms and conditions of sale of the following property :---

First.—All those the lands, houses, buildings, stores, and premises called and known as the Hunupitiya Mills and Muirburn Lodge, comprising the following allotments of

on, situated at Maradana Cinnamon Gardens, containing in extent 6 acres 3 roods and 15 perches, Government title plan No. 30,155.

All that allotment of land with the buildings thereon, 2. ituated in Maradana aforesaid, containing in extent 1 acre 2 roods and 33 perches, Government title plan No. 51,408.

3. All that allotment of land with the buildings thereon, situated in Maradana aforesaid, containing in extent 1 acre 2 roods and 27 perches, Government title plan No. 51,409.

Second.-All that allotment of land with the buildings thereon, called and known as Lynn Bank, situated at Polwatta in Maradana aforesaid, containing in extent 1 acre and 25 perches, Government title plan No. 51,411.

By order cf J.	court, B. Misso, Secretary.	
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No. 1,762,	In the matter of the insolvency of
•	Hector Cross Buchanan and Frederic
	William Bois, as partners in the firm
	of Alstons, Scott & Company, and as
	individuals.

Colombo, July 7, 1892.

NOTICE is hereby given that a meeting of the creditors in above matter will be held at the sitting of this court on August 11, 1892, for the purpose of con-sidering and giving directions to the assignce respecting

# the following offers to purchase received by him from Messrs, Bois Brothers and Company of Colombo, viz.:-

1. An offer of Rs. 4,181.62 for the whole of the household furniture and other effects, &c., of every description

lying st Mnirburn House, Cingamon Gardens, Colombo, 2. An offer of Rs, 1,432 for the whole of the office furniture and fittings, &c., of every description lying at the offices in Queen street, Fort, Colombo, 3. An offer of Rs, 250 for the whole stock of stationery

belonging to the insolvent estate.

And also for giving directions respecting the sale of the whole of the plant, furniture, and fittings lying at the Hunupitia Mills in the Cinnamon Gardens.

Colombo, July	•	order of court, J. B. Misso, Secretary.
No. 1,762.	Hector Cr William B	tter of the insolvency of oss Buchanan and Frederie Bois, as partners in the firm , Scott & Company, and as s.

NOTICE is hereby given that a meeting of creditors in above matter will be held at the sitting of this court on August 11, 1892, for the purpose of considering the terms and conditions of sale of all those offices, buildings and tenements No. 11, situated in King street, now Queen street, in the Fort of Columbo.

		By or	der of court, J. B. Misso.
Colombo, July 7, 1892.			Secretary.
To. 1,661.		of the ins of Colomb	olvency of Nicholas

NOTICE is hereby given that a meeting of the credi-tors of the above-named insolvent will take place at the sitting of this court on August 11, 1892, to prove further claims.

> By order of court, J. B. M1880, Secretary

### NOTICES OF FISCALS' SALES.

No.

#### Central Province.

In the District Court of Kandy.

Seena Kana Runa Seena Sidamparam Chetty, of Colombo......Plaintiff. No. 4,754. Vs.

No. 4,754. Vs. Thomas Dickson, junior, of Lebanon estate in Madulkele ...... Defendant,

NOTICE is hereby given that on August 6, 1892, commencing at 12 o'clock noon, will be sold by public suction at the premises the right, ti le, and interest of the said defendant in the following property, viz. :-

All that land called and known as Dickson's lard, bearing No. 99,322, together with all the buildings and plant tions standing thereon and thereto belonging, situate at Udugoda, in Pallegampaha of Lower Dumbara.

The remaining portion of this land, also called and known as Dickson's lard, both containing in extert 71 acres 2 roods and 24 perches, situate at Udugoda in Pallegampaha of Lower Dumbars.

On August 8, 1892, at 12 o'clock noon, at the premises.

All that estate called and known as Arathana, situate at Arathena, Giddewa, and Werapitia in Palispanu of Lower

Dumbara, containing in extent about 200 acres more or less, together with all the buildings and plantations standing thereon and thereto belonging.

On August 10, 1892, at 12 o'clock noon, at the

Colombo, July 11, 1892.

premises.

Mahatennawattehena of about 103 acres, situate at Yatihalagala, comprising the following allotments of land, to wit:

1. All those three allotments of land situate in the village Xathalagala in Kalugamanasiapattu of Haris-pattu. The letter A called Dummala leniyakelle, con-taining in extent 34 acres and 7 perches. The letter B called Mahatenna, containing in extent 8 acres and 15 perches. The letter C called Mattewellekelle, containing in extent 29 acres and 1 rood.

2. An allotment of land called Mahatenna, situate at Kalugamma in halugammanasiapattu of Harispattu, containing in extent 51 acres and 1 rood.

> M; S. CRAWPORD, Fiscal.

Fiscal's Office, Kandy, July 11, 1892.

and the second second

### UNOFFICIAL ANNOUNCEMENTS.

#### MEMORANDUM OF ASSOCIATION OF BROWN AND COMPANY, LIMITED.

1. THE name of the Company is "Brown & Company, Limited."

2. The registered office of the Company is to be established in Ceylon.

3. The objects for which the Company is established are-

(a) To take over, acquire, and carry on the business now carried on by James Brown, trading under the name of Brown, Rae & Company, Engineer, Merchant, and Storekeeper in Hatton, Dikoya, and Maskliya, in the Island of Ceylon, together with the goodwill of such business, and the whole or any part of the real and personal, movable and immovable property, and rights held and enjoyed in connection with such business or any of them, and to under-take all or any of the burdens and obligations of the said businesses or any of them.
 (b) To carry on in the Island of Ceylon or elsewhere the business of mechanical engineers, moulders, machine

and engineering, tool-makers, boiler-makers, mill-wrights, and metal-workers, and also to import, buy, sell, retail, manufacture, and deal in machinery, rolling stock, iron, steel, and metal implements, tools, utensils, fittings, and conveniences of all kinds which can be conveniently dealt in by the Company.

(c) To carry on in the Island of Ceylon or elsewhere the business of merchants, provision dealers, storekeepers, and wine and spirit merchants, and also to import, buy, sell, retail, and deal in provisions, oilmanstores, general goods fancy articles, wines, spirits, and other goods and articles.

(d) To act as and carry on the business of commission and general agents, either in continuation or extension of the businesses carried on by the said Brown, Rae & Company.

(e) To acquire or establish and carry on any other business, manufacturing, shipping, or otherwise, which can be conveniently carried on in connection with any of the Company's general busines

be conveniently carried on in connection with any of the Company's general business.
(f) To purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property, and any rights or privileges which the Company may think necessary or convenient with reference to any of these objects and capable of being profitably dealt with in connection with any of the Company's property or rights for the time being, and in particular any land, buildings, easements, concessions, patents, patent rights, or rights of an analogous character, whether British or foreign licenses, secret processes, trademarks, copyrights, engines, machinery, tramways, railways, docks, ships, boats, barges, rolling stock, plant, implements, tools, patterns of all kinds, and stock-in-trade.
(g) To acquire by lease, purchase, or otherwise fields of coal, iron, manganese, lime, fireclay, and other metals, minerals, and substances, including sandstone, and to search for, get, work, raise, make merchantable, sell, and deal in coal, iron, ironstone, brickearth, bricks, and other metals, minerals, and substances.
(h) To manufacture into marketable commodities all residual or bi-products resulting from any manufactures in which the Company may be engaged.

(h) To manufacture into marketable commodities all residual or bi-products resulting from any manufactures in which the Company may be engaged.
(i) To purchase or otherwise acquire, and undertake all or any part of the business, property, and liabilities of any Corporation or Company, person or persons carrying on any business which this Company is authorised to carry on, or possessed of property suitable for the purposes of the Company.
(j) To amalgamate, unite, or co-operate, either generally or to or for any limited extent or period determinable, continuous, or otherwise with any Corporation, Company, person or persons already or hereafter to be established for or engaged in objects all of which are or shall be within the scope of, or connected with, any of the objects of this Company; and to purchase or acquire the business, or any interest in the business, or in any branch of the business, carried on by any such Corporation, Company, person or persons, and being a business which this Company is authorised to carry on, and for any such purpose to make and enter into any contracts, agreements, or arrangements, and to undertake any liabilities. undertake any liabilities.

(k) To enter into partnership or into any arrangement for sharing profits, union of interests, reciprocal concession, or co-operation with any Corporation, Company, person or persons carrying on, or about to carry on, any business which this Company is authorised to carry on, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company, and to take or otherwise acquire and hold shares or stock in, or securities of, and to subsidise or otherwise assist any such Company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with such shares or securities.

(1) To pay for any property or business, or services rendered or to be rendered, in shares (to be treated as either wholly or partly paid up) or debentures or debenture stock of the Company, or in money, or partly in shares or debentures or debenture stock, and partly in money.

To sell, lease, let on hire, improve, work, manage, develop, mortgage, dispose of, turn to account, or otherwise deal with all or any of the property and rights of the Company, and to construct, maintain, and alter any buildings, tramways, railways, docks, or works necessary or convenient for the purposes of the Company, and grant licenses to use any inventions belonging to the Company.

(n) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other Company, either formed to acquire the same, or having objects altogether or in part similar to those of this Company.

(a) To promote any other Company for the purpose of acquiring all or any of the property, rights and liabilities of the Company, or of advancing, directly or indirectly, the objects or interests thereof, or for any other purpose which may seem directly or indirectly calculated to benefit this Company, and to take or otherwise acquire and hold shares, stocks, or obligations of any such Company, or any other Company having objects altogether or in part similar to those of this Company, and also to purchase, acquire, and hold any interest in, or shares, or stocks of railway companies, dock companies, tramway companies, electric light companies, and any other companies in the United Kingdom Caulon or elexphare companies on the purpose of the property or any other companies and any other companies and any other companies and any other companies of the united Kingdom, Ceylon, or elsewhere, carrying on any business capable of being conducted so as directly or indirectly to benefit this Company, and to guarantee the payment of any debentures or other securities issued by any such companies, and upon a distribution of assets or division of profits to distribute any such shares, stocks, or obligations amongst the Members of this Company in specie.

(p) To invest, lend, or otherwise deal with the moneys of the Company not immediately required, upon such security, or without security, and in such manner as may from time to time be determined, and in particular to lend money to customers and other parties dealing with the Company, and to guarantee the performance of contracts by any such persons.

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(q) To borrow or raise money for the purposes of the Company, or receive money on deposit at interest or, debenture stock, bonds, or obligations of the Company, either at par, premium, or discount, and either redeemable or irredeemable, or perpetual, secured upon all or any part of the undertaking, revenue, rights, and property of the Com-pany, present and future, including uncalled capital or the unpaid calls of the Company, and to exchange or vary from time to time any such securities.

To make, accept, endorse, and execute promissory notes, bills of exchange, and other negotiable instrument.

To apply for and promote any Ordinance, Act of Parliament, order, or other Legislative or legal sanctions either in Ceylon or elsewhere, for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, and to enter into arrangements with any Government or authorities, Supreme, Municipal, local, or otherwise, and to obtain from any such Government or authority all rights, concessions, and privileges that may seem conducive to the Company's objects or any of them.

To procure the Company to be registered, domiciled, or recognised in any foreign country, colony, or place, (t)(i) To provide for the welfare of persons in the employment of the Company, or formerly in their employ (u) To provide for the welfare of persons in the employment of the Company, or formerly in their employ-

ment, and the widows and children of such persons, and others dependent upon them, by granting money or pensions, providing schools, reading rooms, places of recreation, subscribing to sick or benefit clubs or societies, or otherwise as the Company shall think fit.

(v) To establish and support, or aid in the establishment and support of associations, institutions, or conveniences calculated to benefit persons employed by the Company, or having dealings with the Company, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or any public, general, or

useful object. (w) To do all or any of the above things in the United Kingdom, Ceylon, or elsewhere, either as principals, (w) To do all or any of the above things in the United Kingdom, Ceylon, or elsewhere, either as principals, agents, contractors, or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, trustees, corporations, or otherwise.

(x) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them, or which may be conveniently carried on and done in connection therewith, or which may be calculated directly or indirectly to enhance the value of, or render profitable any business or property of the Company.

The liability of the Members is limited.

The capital of the Company is Rupees five hundred thousand, divided into five hundred shares of rupees 5. one thousand each, with power to increase or reduce. The shares forming the capital (original increased or reduced) of the Company may be divided into such classes, with such preferences and other special incidents, and be held on such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being or otherwise.

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company, in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names :-

Names and Addresses of Subs	•			ber of Shares taken by ach Subscriber.
THOMAS WALKER, Colombo WALTER HAMILTON, Colombo	•••	•••	•••	One One
J. A. MANN, Colombo WILLIAM JACKSON, Aberdeen, by F. WAY, Colombo	•	DMUND WALKER	•••	One One One
JOHN SPICER, Colombo, by his At Witness to the above signa	torney F. WAY tures : Solicitor, Color	••••	•••	One
HANNAH H. WALKER, Colombo Witness to the signature o W. JENKINS, Colo	 of Hannah H.	•••	•••	One

Dated the 27th day of June, 1892.

### ARTICLES OF ASSOCIATION OF BROWN AND COMPANY, LIMITED.

It is agreed as follows :---

1. Table C not to apply; Company to be governed by these Articles.—The regulations contained in the table C in the schedule annexed to "The Joint Stock Companies Ordinance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.

2. Power to alter the Regulations. - The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not

#### INTERPRETATION.

3. Interpretation Clause -In the interpretation of these presents the following words and expressions shall have the following meanings, unless such meanings be inconsistent with, or repugnant to, the subject or context, viz.:--

Company.-The word "Company" means "Brown and Company, Limited," incorporated, or established by or under the Memorandum of Association to which these Articles are attached. The Ordinance.—" The Ordinance " means and includes " The Joint Stock Companies Ordinance, 1861," and

every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

These Presents .-- "These Presents " means and includes the Memorandum of Association and the Articles of Association of the Company from time to time in force.

Capital .- " Capital " means the capital for the time being raised or authorised to be raised for the purposes of the Company. Shares.—" Shares " means the shares from time to time into which the capital of the Company may be divided.

Shareholder.--"Shareholder" means a Shareholder of the Company.

Presence or Present.—" Presence or Present" at a meeting means presence or present personally or by proxy. Directors.—" Directors " means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a Board.

Board -- "Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board Meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

Office.-" Office " means the registered office for the time being of the Company. Scal. - "Seal" means the common seal for the time being of the Company.

Month.--- "Month" means a calendar month.

Writing.—"Writing" means lithographed or printed matter or print as well as writing. Singular and Plural Number.—Words importing the singular number only include the plural, and vice versa. Masculine and Feminine Gender.—Words importing the masculine gender only include the feminine, and vice

PRELIMINARY.

Preliminary.—The Company shall forthwith purchase and acquire from James Brown the business now carried on by him in Hatton. Dikoya and Maskeliya, in the Island of Ceylon, together with the goodwill and book debts of such business, the freehold of the store at Hatton, and the leases of the stores at Dikoya and Maskeliya, and the machi-nery and stock-in-trade thereof, for the sum of rupees three hundred and fifty thousand (Rs. 350,000), of which rupees one hundred and twenty-five thousand (Rs. 125,000) shall be paid by the issue to the said James Brown or his nominee or nominees of one hundred and twenty-five fully paid up shares of the Company.

#### BUSINESS.

4. Commencement of Business.—The Company may proceed to carry on business and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit, and notwith-standing that the whole of the shares shall not have been subscribed or applied for or allotted, they shall do so as soon as in the judgment of the Directors a sufficient number of shares shall have been subscribed or applied for.

5. Business to be carried on by Directors.-The business of the Company shall be carried on by or under the. management or direction of the Directors, and subject only to the control of General Meetings in accordance with these presents.

#### CAPITAL AND SHARES.

6. Share Capital.-The original capital of the Company is rupees five hundred thousand (Rs. 500,000), divided into five hundred shares of rupees one thousand (Rs. 1,000) each.

7. Shares.—'The shares shall be under the control of the Directors, who may allot or otherwise dispose of the same to such persons on such terms and conditions and at such times as the Directors think fit.

8. Payment of amount of Shares by Instalments.-If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company, or as they may direct, by the holder of the shares.

9. Increase of Capital.-The Company in General Meeting may from time to time increase the capital by the creation of new shares of such amount as may be deemed expedient.

10. New Shares .-- The new shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company shall direct, and if no direction shall be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to dividends, and to ranking in the distribution of the assets of the Company, and with a special or without any right of voting.

11. How carried into effect.—The Directors may, before the issue of any new shares, determine that the same or any of them shall be offered in the first instance to all the then Members or to the Members and holders of debentures or debenture stock of the Company in proportion to the amount of the capital held or advanced by them, or make any other provisions as to the issue and allotment of the new shares, but in default of any such determination, and as far as the same shall not extend, the new shares may be disposed of by the Directors as if they were part of the shares in the original capital.

12. Same as Original Capital.—Any capital raised by the creation of new shares shall, subject as aforesaid, be considered part of the original capital, and shall, accordingly, be subject to the provisions herein contained with reference to the payment of calls and instalments, transfer and transmission, forfeiture, lien, surrender, and otherwise.

13. Reduction of Capital.—The Company may from time to time, by special resolution, reduce its capital and may consolidate or sub-divide any of its shares which have not been taken or agreed to be taken by any person. Paid-up capital may be returned upon the footing that the amount may be called up again or otherwise.

#### SHARE CERTIFICATES.

14. Certificates .- The certificates of title to shares shall be issued under the seal of the Company and signed by two Directors and the Secretary, or in such other manner as the Directors shall prescribe.

15. How issued.-Every Member shall be entitled to one certificate for all the shares registered in his name, or to several certificates each for a part of such shares, and every certificate of shares shall specify the number of shares in respect of which it is issued—the class and the amount paid up thereon or credited thereto.

16. Reneval of Certificate.—If any certificate be worn out or defaced, then, upon production thereof to the Directors, they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then, upon proof thereof to the satisfaction of the Directors, and on such indemnity. as the Directors deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate.

17. Fee for same.—Such sum (if any), not exceeding fifty cents as the Directors may determine, shall be paid to the Company for every certificate so issued in the place of a certificate lost or destroyed.

18. Certificate to be delivered to the first-named of Joint-holders .- The certificates of shares registered in the names of two or more persons shall be delivered to the person first-named in the register in respect thereof.

19. One of the Joint-holders may give receipts; the first-named of Joint-holders only entitled to vote.-Any one of the joint-holders of a share may give effectual receipts for any dividends payable in respect of such share; but the Shareholder whose name stands first on the register, and no other, shall be entitled to the right of voting and of giving proxies, and all other advantages conferred on a sole Shareholder.

20. Survivor of Joint-holders only recognised.-In case of the death of any one or more of the Joint-holders. of any shares, the survivor or survivors shall be the only person or persons recognised by the Company as having any title to, or interest in, such shares.

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21. Company not bound to recognise any Interest in Share other than that of Registered Holder, or of any person under clause 35.—The Company shall not be bound to recognise (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share or any other right in respect of any share except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 35 to become a Shareholder in respect of any share.

#### - CALLS.

22. Directors may make Calls.-The Directors may from time to time make such calls as they think fit upon the Members in respect of all moneys unpaid on the shares held by them, and not by the conditions of allotment thereof made payable at fixed times, and each Member shall pay the amount of every call so made upon him to the person, and at the time and at the place appointed by the Directors. A call may be made either in one sum or by two or more instalments.

23. Calls, time when made.--A call shall be deemed to have been made at the time when the resolution of the Directors authorising such call was passed.

24. Notice of Cull.—Two months' notice at the least of any call shall be given, specifying the time and place of payment, and to whom such call shall be paid. No call shall exceed twenty-five per cent. of the nominal amount of the share, or be made payable within two months after the last preceding call was payable.

25. Interest on Unpuid Call.—If the sum payable in respect of any call or instalment is not paid on or before the day appointed for the payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalments shall be due, shall pay interest for the same at the rate of twelve per cent. per annum from the day appointed for payment thereof to the time of the actual payment, but the Directors may, when they think fit, remit altogether or in part any sum becoming payable for interest under this clause.

26. Liability of Joint-holders.—Joint-holders shall be severally as well as jointly liable for all instalments and calls in respect thereof.

27. Payments in anticipation of Calls.—The Directors may, at their discretion, receive from any Member willing to advance the same, and upon such terms as they think fit, including a condition that the same may be applied in extinction of future calls although not then made, all or any part of the moneys due upon the shares held by such Member beyond the sums paid up or payable thereon, and in particular such moneys may be received upon the terms that interest shall be paid thereon or on so much thereof as for the time being exceeds the amount called up.

#### TRANSFER AND TRANSMISSION.

28. Transfer of Shares.—Subject to the restrictions of these Articles, any Member may transfer all or any of his shares. The instrument of transfer of any share shall be in writing signed both by the transferor and the transferee, and the transferor shall be deemed to remain the holder of the share until the name of the transferee is entered in the register in respect thereof.

29. Method of Transfer.--Every transfer of a share shall be conducted in the following manner :-

(a) The transferring member shall first, in writing, offer the share (hereinafter called the "offered share") to the Directors for purchase by the nominee or nominees of the Directors, either at a price specified in the said offer or, in the option of the Directors, at the price hereinafter defined as the standard price. (b) If the Directors shall, within three weeks from the date of such offer in writing, accept the offered share

on behalf of any nominee or nominees of the Directors, who may agree to accept the same at the price specified in the offer or at the standard price, the transferring Shareholder shall sell and transfer the offered share to such nominee or nominees, as the case may be, and the Directors shall have absolute discretion in selecting such nominee or nominees.

or nominees.
(c) If the Directors shall not accept the offer within three weeks, or shall refuse the offer within that period, the transferring Shareholder shall, if debentures have been issued by the Company charged on the Company's property or any part thereof, offer the offered share in writing to the trustees of the debenture holders or such of the trustees as shall be then resident in the Island of Ceylon in like manner as the same was offered to the Directors.
(d) If the trustees of the debenture holders or such of the trustees as shall be then resident in the Island of Ceylon shall, within three weeks from the date of such offer in writing, accept the offered share on behalf of any nominee or nominees of the trustees or such of the trustees as shall be then resident in the Island of Ceylon who may agree to accept the same at the price specified in the offer, or at the standard price, the transferring Shareholder shall shall sell and transfer the offered share to such or nominees or nominees or such of the trustees or such of the standard price, the trustees or such of the shall sell and transfer the offered share to such on the offer, or at the standard price, the trustees or such of the trustees or such of the standard price, the trustees or such of the trustees or such of the standard price to accept the standard price to accept the standard price to such offer of shareholder shall sell and transfer the offered share to such nominee or nominees, as the case may be, and the trustees or such of the trustees as shall be then resident in the Island of Ceylon shall have absolute discretion in selecting such nominee • or nominees

(e) If the trustees or such of the trustees as shall be then resident in the Island of Ceylon or (if no debentures shall have been issued by the Company charged on the Company's property or any part thereof, or none of the trustees for the debenture holders are then resident in Ceylon) the Directors alone shall not accept the offer within three weeks, or shall refuse the offer within that period, the transferring Shareholder may transfer the share to any purchaser approved of by the Board.

30. Standard Price of Shares.—The standard price shall be held to be the sum fixed as such by the Company at the annual General Meeting in each year, and shall regulate the dealings of parties during the immediately succeed-ing year; and failing such price being so fixed, then the same shall be a price ascertained and fixed by the Auditor or Auditors of the Company for the time being, as the intrinsic value of the share on the last preceding balance sheet without taking into account anything for the value of goodwill, or prospective or unexecuted contracts, or other circumstances which might increase the market value, but taking into account actual loss or abnormal cause of depression which may have occurred since the last balance sheet; and the Auditor or Auditors for the time being shall, in regard to that matter, be, and he or they are hereby appointed, sole arbiter or arbiters between the parties interested, and his or their decision and certificate shall be final and binding upon all concerned.

31. Form of Transfer.-Shares when transferable may be transferred by any usual common form of instrument of transfer.

32. Board may decline to register Transfers.-The Board may decline to register any transfer of shares by a Shareholder who is indebted to the Company, or of any share on which the Company has a lien, or any transfer of shares made by any person in any case where they shall consider the proposed transferee to be an irresponsible person, or that the transfer will not be conducive to the interests of the Company, or in case of shares not fully paid up to any person not approved by them.

33. Not bound to state Reason .- In no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

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34. Registration of Transfer .- Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor or his right to transfer his shares, and a fee of rupees two and cents fifty (Rs. 2:50), or such other sum as the Directors shall from time to time determine, must be paid, and thereupon the Directors, subject to the powers vested in them by Articles 29 and 32, shall register the transferee as a Shareholder and retain the instrument of transfer, but any instrument of transfer which the Directors may decline to register shall on demand be returned to the person depositing the same.

35. Title to Shares of Deceased Holder.—The executors or administrators of a deceased member shall be the only persons recognised by the Company as having any title to the registered shares or stock of such member, and such right or title shall be limited to the right to receive dividends and to transfer according to these Articles and the regulations of the Company.

36. Rights of Persons entitled to a Share otherwise than by Transfer.-Save as aforesaid, no person interested in a share in consequence of the death, bankruptcy, or insolvency of any Shareholder, or by any lawful means other than by transfer in accordance with these regulations, shall have any right in respect of the said share other than the right to offer the same to the Directors for purchase in manner aforesaid, or to transfer the same in accordance with these Articles and regulations.

37. Exercise of Rights.—No person shall exercise any rights of a member until his name shall have been entered in the register of members, and he shall have paid all calls and other moneys for the time being payable on every share in the Company held by him.

#### SURRENDER OF SHARES.

38. The Directors may accept, in the name and for the benefit of the Company, upon such terms and conditions as may be arranged, the surrender of any shares in the capital of the Company, and any share so surrendered shall be dealt with in the same manner as is provided in these Articles with regard to forfeited shares.

#### FORFEITURE OF SHARES.

39. If Call or Instalment be not paid, notice to be given to Member.—If any Member fail to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may, at any time thereafter during such time as the call or instalment remains unpaid, serve a notice on such member, requiring him to pay the same, together with any interest that may have accrued and all expenses that may have been incurred by the Company by reason of such non-payment.

40. Terms of Notice.—The notice shall name a day (not being less than twenty-eight days from the date of the notice) and a place or places on and at which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that, in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

41. In default of payment Shares to be forfeited.-If the requisitions of any such notice as aforesaid are not complied with, any shares in respect of which such notice has been given may, at any time thereafter, before payment of all calls or instalments, interest, and expenses due in respect thereof, be forfeited by a resolution of the Directors to that effect.

42. Forfeited Shares to be Property of Company, and may be sold, &c.—Any shares so forfeited shall be deemed to be the property of the Company, and the Directors may sell, re-allot, or otherwise dispose of the same in such manner as they think fit.

43. Shareholder still liable to pay Money owing at time of Forfeiture.—Any member whose shares have been forfeited shall, notwithstanding, be liable to pay, and shall forthwith pay to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment, at the rate of seven per cent per annum ; and the Directors may enforce the payment of such moneys or any part thereof if they think fit. 44. Forfeiture may be annulled.—The Directors may at any time before any share so forfeited shall have

been sold, re-allotted, or otherwise disposed of, annul the forfeiture thereof upon such conditions as they think fit.

#### LIEN ON SHARES.

45. Company's Lien on Shares.-The Company shall have a first and paramount lien upon all the shares not fully paid up registered in the name of any member (whether solely or jointly with others) for his debts, liabilities, and engagements, solely or jointly with any other person to or with the Company, whether the period for the payment or discharge thereof shall have actually arrived or not, and such lien shall extend to all dividends declared on such shares.

46. Lien how made available.—For the purposes of enforcing such lien the Directors may sell the shares subject thereto in such manner as they think fit, but no sale shall be made until such period as aforesaid shall have arrived and until notice in writing of the intention to sell shall have been served on such member, his executors, or administrators, and default shall have been made by him or them in the payment, fulfilment, or discharge of such debts, liabilities, or engagements for seven days after such notice.

47. Proceeds how applied.-The net proceeds of any such sale shall be applied in or towards satisfaction of the debts, liabilities, or engagements of such member, and the residue (if any) paid to such member, or his executors, administrators, or assigns.

Transfer on Sale how executed.-Upon any sale in purported exercise of the powers given by these Articles, the Directors may cause the purchaser's name to be entered in the register in respect of the shares sold, and the purchase shall not be bound to see to the regularity of the proceedings or the application of the purchase money; and after his name has been entered in the register in respect of such shares, the sale shall not, as against him, be impeached by the former holder of the shares or any other person, and the remedy of any member or person aggrieved by such sale shall be in damages only, and against the Company exclusively.

#### BORROWING POWERS.

49. Power to borrow.-The Directors may from time to time, at their discretion, borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the moneys so borrowed or raised, and owing at any one time shall not, without the sanction of a General Meeting, exceed rupees One hundred thousand; only with the sanction of a General Meeting the Board shall be entitled to borrow such further sum or sums, and at such rates of interest as such meeting shall determine. A certificate under the hands of one Director and the Secretary, or two Directors, to the effect that in taking any loan the Directors are not exceeding their borrowing powers, shall be sufficient and binding on the Company and all concerned.

50. Security for repayment.—For the purpose of securing the repayment of any such moneys so borrowed or raised, or for any other purpose, the Directors may create and issue any mortgages, debentures, debenture stock, bonds, or obligations of the Company charged upon all or any part of the undertaking, revenue, property, and rights of the Company (both present and future), including uncalled capital, or unpaid calls, or by giving, accepting, or endorsing on behalf of the Company any promissory notes or bills of exchange. Any such securities may be issued either at par or at a premium or discount, and may from time to time be varied or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise.

51. Assignment of Security.—Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

### GENERAL MEETINGS.

52. First General Meeting.—The first General Meeting shall be held at such time, not being more than twelve months after the registration of the Company, and at such place as the Directors may determine.

53. Subsequent General Meetings. – Subsequent General Meetings shall be held once in every year, at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is prescribed, at such time and place as may be determined by the Directors.

54. Ordinary and Extraordinary General Meetings.—The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings, all other meetings of the Company shall be called Extraordinary General Meetings.

55. Extraordinary General Meeting.—The Directors may, whenever they think fit, and they shall upon a requisition made in writing by Members holding in the aggregate not less than one-fourth of the nominal amount of the issued capital, convene an Extraordinary Meeting.

56. Requisition to state object of Meeting; if Directors fail to convene Meeting, Shareholders may do so.—Any such requisition shall specify the object of the meeting required, and shall be signed by the Members making the same, and shall be deposited at the office. In case the Directors, for fourteen days after such deposit, fail to convene an Extraordinary Meeting to be held within twenty-one days after such deposit, the requisitionists or any other Members holding the like proportion of the capital may themselves convene a meeting to be held within six weeks after such deposit.

57. Seven Days' Notice of Meeting to be given.—Seven days' notice at the least of every General Meeting, Ordinary or Extraordinary, specifying the place, day, and hour of meeting, and in case of special business, the general nature of such business, shall be given to the Members by notice sent by post or otherwise served as hereinafter provided, and such notice may also, if the Directors so think fit, be advertised, but the accidental omission to give any such notice to any of the Members shall not invalidate any resolution passed at any such meeting.

#### PROCEEDINGS AT GENERAL MEETINGS.

58. Business of Ordinary Meeting.—The business of an Ordinary Meeting shall be to receive and consider the balance sheets and accounts and reports of the Directors and Auditors; to elect Directors and other officers in the place of those, if any, retiring by rotation or otherwise; to declare dividends; and to transact any other business which under these presents ought to be transacted at any Ordinary Meeting. All other business transacted at an Ordinary Meeting shall be deemed special.

59. Chairman of Meeting.—The Chairman of the Directors, if any (and in his absence the Deputy Chairman, if any), shall be entitled to take the chair at every General Meeting. If such officers have not been appointed, or if neither of them be present at a meeting within fifteen minutes after the time appointed for holding such meeting, the Directors present, or, in default, the Members present, shall choose a Director as Chairman, and if no Director be present, or if all the Directors present decline to preside, then the Members present shall choose one of their number to be Chairman.

60. Quorum.—No business shall be transacted at any General Meeting except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present in person at the commencement of the business three or more Shareholders entitled to vote.

61. If Quorum not present.—If within half an hour from the time appointed for the meeting a quorum is not present, the meeting, if convened upon such requisition as aforesaid, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place, and if at such adjourned meeting a quorum is not present, those Members who are present shall be a quorum ; and may transact the business for which the meeting was called.

62. Decision of questions submitted to Meetings.—Every question submitted to a meeting shall, unless unanimously decided, be decided in the first instance by a show of hands, and in the case of an equality of votes, the Chairman shall both on a show of hands and at a poll have a casting vote in addition to any vote or votes to which he may be entitled as a Member.

63. Declaration by Chairman that Resolution is carried or lost.—At any General Meeting (unless a poll is demanded by at least three Members, or by a Member or Members holding or representing by proxy, or entitled to vote in respect of at least one-tenth of the nominal amount of the capital represented at such meeting) a declaration by the Chairman, that a resolution has been carried, or carried by a particular majority, or lost, or not carried by a particular majority, and an entry to that effect in the book of the proceedings of the Company, shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against such resolution.

64. Poll.—If a poll is demanded as aforesaid, it shall be taken in such manner and at such time and place, and either immediately or after an interval or adjournment not exceeding seven days, as the Chairman of the meeting directs, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.

65. Adjournment of Meeting.—The Chairman of a General Meeting may, with the consent of the meeting, adjourn the same from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which adjournment took place.

66. Continuance of Meeting if Poll demanded.—The demand of a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded.

67. Poll on question of Adjournment or on Election of Chairman.—Any poll demanded upon any question of adjournment, or as to the election of a Chairman, shall be taken at the meeting without adjournment.

68. Objection to validity of vote.—No objection shall be made to the validity of any vote, except at the meeting or poll at which such vote shall be tendered; and every vote not disallowed at such meeting or poll, and whether given personally or by proxy, shall be deemed valid for all purposes whatsoever.

#### VOTES OF MEMBERS.

69. Number of Votes to which Shareholder entitled. - On a show of hands every Member shall have one vote. In case of a poll, every Member shall have one vote for every share held by him.

70. Voting in Person or by Proxy.—Votes may be given personally or by proxy. The instrument appointing a proxy shall be in writing, under the hand of the appointer, or if such appointer is a corporation, under its common seal. Except that a corporation being a Member may appoint as proxy a Member or officer of its own, no person shall be appointed a proxy who is not a member of the Company and qualified to vote. Any Shareholder residing in foreign parts may deposit in the office of the Company an instrument of proxy (properly stamped for this purpose) valid for all meetings whatever during such residence in foreign parts, and until revocation.

71. When Proxy to be deposited. - The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty-four hours before the time for holding the meeting at which the person named in such instrument proposes to vote, but no instrument appointing a proxy shall be valid after the expiration of twelve months from the date of its execution, except that it may be used on the adjournment of the meeting for which it was originally intended to be given, and except that any Member absent abroad may deposit in the office an instrument ment of proxy (properly stamped for the purpose) valid for all meetings whatever during such absence and until revocation.

72. Validity of Vote in event of Death of Principal.—A vote given in accordance with the terms of an instrument of proxy shall be valid notwithstanding the previous death of the principal or revocation of the appointment, unless notice in writing of the death or revocation shall have been received at the office of the Company twenty-four hours at least before the meeting.

73. Member in arrear not to rote.—No Member shall be entitled to be present or vote on any question either personally or by proxy, or as proxy for another Member, at any General Meeting, or upon a poll, or be reckoned in a quorum, whilst any call or other sum shall be due and payable to the Company in respect of any of the shares of such Member.

74. Vote of Idiot, Lunatic, or Minor.—Any Member being lunatic, idiot, or of unsound mind may vote by his judicial factor, curator bonis, or other legal curator; and if any Member be a minor he may vote by his legal guardian, tutor, or curator, or any one of his guardians, tutors, or curators if more than one who may be appointed by them as their proxy.

75. Form of Proxy. - Any instrument appointing a proxy shall, as nearly as circumstances will admit, b) in the form, or to the effect following :-

I, \_\_\_\_\_, of \_\_\_\_\_, a Member of Brown & Company, Limited, hereby appoint \_\_\_\_\_\_, of \_\_\_\_\_, or failing him \_\_\_\_\_\_, of \_\_\_\_\_\_, one thousand eight hundred and ninety \_\_\_\_\_\_\_, and at every adjournment thereof, and at every poll which may be taken in consequence thereof.

As witness my hand the \_\_\_\_\_ day of \_\_\_\_\_, one thousand eight hundred and ninety \_\_\_\_\_ Signed in the presence of \_\_\_\_\_.

#### PREFERENCE SHARES AND MEETINGS OF CLASSES OF MEMBERS.

76. Preference and deferred shares.—Any shares from time to time to be issued or created may from time to time be issued with any such guarantee or any such right of preference, whether in respect of dividend or of repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued, or then about to be issued (other than shares issued with a preference), or at such a premium or with such deferred rights as compared with any shares previously issued, or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may from time to time by special resolution determine.

77. Resolutions affecting a particular class of Shares.—If at any time by the issue of preference shares or otherwise the capital is divided into shares of different classes, then the holders of any class of shares may, by an extraordinary resolution passed at a meeting of such holders, consent on behalf of all the holders of shares of the class to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time, or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares, and such resolution shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as 'implying the necessity for such consent in any case in which but for this Article the object of the resolution could have 'been effected without it.

78. Meeting affecting a purticular class of Shares.—Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no Member, not being a Director, shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any five Members personally present and entitled to vote at the meeting.

#### DIRECTION AND MANAGEMENT.

79. Number of Directors.--Until otherwise determined by a General Meeting the number of Directors shall not be less than three nor exceed seven.

80. Qualification of Directors.—The qualification of a Director shall be the holding of shares or stock of the nominal amount of rupees five thousand (Rs. 5,000). A first Director may act before acquiring his qualification, but shall in any case acquire the same within one month from his appointment; and unless he shall do so he shall be deemed to have agreed to take the said shares or stock from the Company, and the same shall be forthwith allotted to him accordingly.

81. Appointment of First Directors.—The first Directors shall be (1) James Brown, (2) Walter Hamilton, (3) John Alexander Mann, (4) David Michie, (5) John Grieve, who shall hold office until the first Ordinary Meeting of the Company, subject always to the provisions herein contained relating to the disqualification of Directors and to the provisions in section 91. The first Directors above-named may, at any time prior to the first General Meeting of the Company, appoint any other persons to be additional Directors, but so that the total number of Directors shall not at any time exceed seven.

Vacancy in the Board.—Any casual vacancy in the Board may be filled up by the Board, but any person so 82. chosen shall hold his office only until the next annual General Meeting.

83. If Directors suffice to form a Quorum.—The powers or functions of a Board shall not cease or be suspended so long as the Board consists of a sufficient number of Directors to form a quorum, although the number of Directors should, from any cause whatever, have fallen below the prescribed lowest number of Directors.

84. Resolution in writing as valid as if passed at a Meeting.—A resolution in writing by all the Directors shall be as valid and effectual as if it had been passed at a meeting of the Board duly called and constituted.

85. Resignation of Directors. - A Director may at any time give notice in writing of his wish to retire by delivering such notice at the office of the Company, and on the acceptance by the Board of his resignation, but not before his office shall be vacant.

86. When Office of Director to be vucated.-The office of a Director shall be vacated-

If he becomes bankrupt or insolvent, or files a petition for the liquidation of his affairs, or compounds with bis creditors.

If he is found lunatic, or becomes of unsound mind.

If by notice in writing to the Company he resigns his office.

If he ceases to hold the required number of shares to qualify him for the office.

87. Removal of Director.—The Company may, by an extraordinary resolution, remove any Director, including a Managing Director (other than the persons specified in Article 91), before the expiration of his period of office, and on such removal may, by an extraordinary resolution, appoint a qualified Member in his stead, and the Director so appointed shall in all respects stand in the place of his predecessor.

Director interested in a Contract.—No Director shall be disgualified by his office from contracting with the Company either as vendor, purchaser, or otherwise ; nor shall any such contract or arrangement entered into by or on behalf of the Company with any Company or partnership of or in which any Director shall be a Member or otherwice interested be avoided; nor shall any Director so contracting, or being such a Member, or so interested, be liable to account to the Company for any profit realised by any such contract or arrangement by reason only of such Director holding that office or of the fiduciary relation thereby established; but no Director shall vote in respect of any such countract or arrangement ; and the nuture of his interest where it does not appear or the fiduciary chall be contract or arrangement; and the nature of his interest where it does not appear on the face of the contract shall be disclosed by him at the meeting of the Directors at which the contract or arrangement is determined on, if his interest then exists, or in any other case at the first meeting of the Directors after the acquisition of his interest.

89. Remuneration of Directors.—As remuneration for their services the Directors shall be entitled to receive out of the funds of the Company an annual sum not exceeding rupees three thousand (Rs. 3,000), or such other sum as may be voted by the Shareholders in General Meeting. Such remuneration shall be exclusive of the sum paid to the Members of any Local Board or Committee, or of the sum paid by salary or remuneration to any Manager, Director, or Directors, and shall be divided among the Directors as they may determine.

90. Remuneration for extra services.-If any Director shall be called upon to go or reside abroad on the Company's business, or otherwise perform extra services at home or abroad, the Board may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a stated sum of , money as they shall think fit.

#### ELECTION OF DIRECTORS.

91. Election of Directors.-The said James Brown shall be and continue to be a Director so long as the said James Brown holds one hundred shares of the Company. Other Directors shall be elected from year to year.

92. Retiring Director eligible for re-election.-A retiring Director shall, if qualified, be eligible for re-election.

93. Decision of question as to Retirement.—When any question arises as to retirement of any Director or Directors, it shall be decided by the Board, whose decision shall be final and binding on all concerned.

94. Appointment of Successors to Directors.—The Company at the annual General Meeting at which any Directors retire shall fill up the vacant offices by electing Directors in their stead.

95. If Election not made Directors to continue until next Meeting.—If at any meeting at which an election of Directors ought to take place, or at any adjournment thereof, the places of the retiring Directors are not filled up, the retiring Directors or such of them as have not had their places filled up shall continue in office until the Ordinary Meeting in next year, and so on from year to year until their places are filled up, unless it shall be determined at such meeting to reduce the number of Directors.

96. Increase or reduction of number of Directors.—The Company in General Meeting may from time to time increase or reduce the number of Directors and alter their qualifications, and upon the passing of a resolution for an increase may forthwith elect such additional Director or Directors, and may also determine in what manner or rotation such increased or reduced number is to go out of office. ------

#### MANAGING DIRECTOR.

97. Directors may appoint Managing Director.—The Directors may from time to time appoint one or more of their body to be Managing Director or Directors of the Company either for a fixed term or without any limitation as to the period for which he is to hold such office, and may, subject to any contract between him and the Company from the term or dismiss him from office and explaint another in his place. time to time, remove or dismiss him from office and appoint another in his place.

98. Retirement of Managing Director.-A Managing Director shall not, while the continues to hold that office, be subject to retire by rotation, but (subject to the provisions of any contract between him and the Company and the provisions of clause 91) he shall be subject to the same provisions as to resignation and removal as the other Directors of the Company, and if he cease to hold the office of Director from any cause, he shall *ipso facto* and immediately cease to be a Managing Director.

99. Vacancy in Office - In the case of any vacancy in the office of Managing Director, the Directors may either fill up the office by the appointment of some other of the Directors or may discontinue such office as they may think fit.

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100. Remuneration of Managing Director.—The remuneration of a Managing Director shall, subject to any contract between him and the Company from time to time, be fixed by the Directors, and may be by way of salary, commission, percentage, or participation in profits, or by any or all of those modes.

101. Powers of Managing Director.—The Directors may from time to time entrust to and confer upon a Managing Director for the time being such of the powers exercisable under these presents by the Directors as they may think fit, and may confer such powers for such time, and to be exercised for such objects and purposes, and upon such terms and conditions, and with such restrictions as they think expedient, and may from time to time revoke, withdraw, alter, or vary all or any of such powers.

#### PROCEEDINGS OF DIRECTORS.

102. Meetings of Directors.—The Directors may meet together for the despatch of business, adjourn, and othe wise regulate their meetings as they think fit, and may determine the quorum necessary for the transaction of business And until otherwise determined two Directors shall be a quorum.

103. A Director may summon Meetings; Questions how decided.—A Director may, and the Secretary at the request of any Director shall, at any time summon a meeting of the Directors. Questions arising at any meeting of Directors shall be decided by a majority of votes of the Directors present, and in case of equality of votes the Chairman shall have a casting vote.

104. Who is to preside at Meetings of Board.—The Directors may elect a Chairman and Deputy Chairman of their meetings, and may determine the period for which such officers shall respectively hold office. In the absence of the Chairman (if any) the Deputy Chairman (if any) shall preside. If such officers have not been appointed, or if neither be present at the time appointed for a meeting, the Directors present shall choose some one of their number to be Chairman of such meeting.

105. Powers of a Meeting of Directors.—A meeting of Directors at which a quorum is present shall be competent to exercise all or any of the authorities, powers, and discretions by or under these presents vested in or exercisable by the Directors generally.

106. The Directors may appoint Committees.—The Directors may delegate any of their powers to committees consisting of such member or members of their body as they think fit, and may revoke the appointment of any such committee. Any committee so formed shall, in the exercise of the powers so delegated, conform to any regulations that may from time to time be imposed on it by the Directors.

107. Regulation of Proceedings of Committee.—The meetings and proceedings of any such Committee consisting of two or more Members shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of the committee or by any such regulations as aforesaid.

#### Powers of Directors.

108. Powers of Directors.—The management of the business and the control of the Company shall be vested in the Directors, who, in addition to the powers and authorities by these presents expressly conferred upon them, may exercise all such powers, and do all such acts and things as may be exercised or done by the Company, and are not hereby or by statute expressly directed or required to be exercised or done by the Company in General Meeting, but subject, nevertheless, to such regulations not being inconsistent with these presents as may from time to time be made by extraordinary resolution of a General Meeting, but no regulation so made shall invalidate any prior act of the Directors which would have been valid if such regulation had not been made.

109. Special Powers.-Without prejudice to the general powers conferred by the last preceding clause and to the other powers and authorities conferred by these Articles, it is hereby expressly declared that the Directors shall be entrusted with the following powers, viz. :--

- (1) To create and issue at par, or at a premium, or discount, first mortgage debentures for Rs. 100,000, constituting a charge upon all or any of the present and future undertaking, assets, property, and effects of the Company, including uncalled capital, and also secured by a trust deed; such first mortgage debentures may carry interest at the rate of seven per cent. per annum, or at such other rate as the Directors may determine, and may be permanent, or repayable, or redeemable by drawings or otherwise, with or without a bonus or premium, and may be issued generally upon such terms and conditions as the Directors may determine, and may confer upon the holders thereof or any trustees for them such powers of sale, carrying on the business, appointing receivers and managers, making and enforcing calls, using the name of the Company, and generally all such power, as the Directors think fit. The amount to be raised or borrowed by the issue of mortgage debentures stock, or other securities shall not at any time exceed the nominal amount of the share capital of the Company for the time being issued without the sanction of a General Meeting of the Directors shall not have power to create, and shall not create any charge upon any property or uncalled capital comprised in the said debentures in such manner as that such charge shall rank or purport to rank in priority to, or *pari passu* with, the principal money and interest secured by the said debentures.
- (2) To purchase or otherwise acquire for the Company any property, rights, or privileges which the Company is authorised to acquire, including the goodwill and connection of any business which the Company can lawfully carry on at such price, and generally on such terms and conditions as they may think fit.
- (3) At their discretion to pay for any property or rights acquired by, or services rendered to, the Company, either wholly or partially in cash or in shares issued as fully or partly paid up shares, bonds, debentures, or other securities of the Company.
- (4) To secure the fuffilment of any contracts or engagements entered into by the Company by mortgage or charge of or upon all or any of the property and rights of the Company, including its uncalled capital for the time being, or in such other manner as they may think fit.
   (5) To appoint and, at their discretion, to remove or suspend such managers, secretaries, officers, clerks,

(5) To appoint and, at their discretion, to remove or suspend such managers, secretaries, officers, clerks, agents, and servants for permanent, temporary, or special services as they may from time to time think fit, and invest them with such powers as they may deem expedient, and to determine their duties and fix their salaries or emoluments which may be by way of participation in profits, and to require security in such instances and to such amount as they may think fit.

- (6) To make temporary advances, deposits, or loans of any money not for the time being required for the purposes of the Company to such persons, and upon such security other than shares of the Company as they may think fit, and generally to direct, manage, and control the receipt, custody, employment, investment, and expenditure of the moneys and funds of the Company, and the keeping of the accounts of the Company.
- (7) To execute in the name and on behalf of the Company such mortgages, charges, and other securities on the Company's property (present and future), including its uncalled capital, as they think fit in favour of any Director or Directors of the Company, or other person who may incur or be about to incur any personal liability, whether as principal or surety for the benefit of the Company; and any such instrument may contain a power of sale, and such other powers, covenants, and provisions as may be agreed on.
- (8) To institute, conduct, defend, compound, or abandon any legal proceedings by and against the Company or other officers, or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due, and of any claims or demands by or against the Company.
- (9) To refer any claims or demands by or against the Company to arbitration, and to perform, observe, and carry out the awards thereon.
- (10) To make, draw, accept, and endorse cheques, promissory notes, or bills of exchange on behalf of the Company
- (11) To make and give receipts, releases, and other discharges for money payable to the Company, and for the claims and demands of the Company.
- (12) To act on behalf of the Company in all matters in relation to bankrupts and insolvents.
- (13) To give any officer or other person employed by the Company a commission on the profits of any particular business or transaction, and such interest or commission shall be treated as part of the working expenses of the Company, and to pay commission and make allowances to any persons introducing business to the Company or otherwise assisting or promoting the interests thereof. (14) To establish any subsidiary Company in Ceylon or elsewhere to carry on any part of the business of the Company, and to acquire or hold shares or securities of any such Company.
- (15) To apply for, acquire by purchase or otherwise any concessions, privileges, or contracts, and to carry out the same.

- out the same.
  (16) To cause the Company to be registered, incorporated, or domiciled in any foreign country, colony, or, elsewhere, and to establish such agencies for carrying on the business of the Company, either in the United Kingdom, Ceylon, or in the Colonies or elsewhere, as they may think fit.
  (17) To subscribe for or otherwise acquire, and hold or dispose of the whole or any part of the shares debentures, or securities of any Company carrying on or formed, with a view of carrying on any business comprised, in the objects of the Company.
  (18) To negotiate for, and, subject to the approval of the Company in General Meeting, contract for the transfer of its undertaking or any part thereof, as a going concern, with or subject to the benefit of all or any part of its property or assets, and subject or not subject to all or any of its obligations and liabilities. liabilities.

#### LOCAL MANAGERS, LOCAL BOARD, AND LOCAL AGENTS.

110. How appointed.-The Directors may from time to time provide for the administration and management of the affairs of the Company in the United Kingdom, India, or elsewhere abroad, where the Company may carry on business in such manner as they shall think fit, and in particular may appoint any Local Managers and establish any Local Boards, Boards, or Committees of administration or advice or agencies for managing the same, and may appoint any persons to be members of any such Board, and may delegate to them such of the powers, authorities, and discretions for the time being vested in the Directors as they may think fit, and may fix their remuneration, and authorise them to fill up vacancies, and to act notwithstanding vacancies, any such appointment being made on such terms and subject to such conditions as the Directors may think fit, and the Directors may at any time remove any person so appointed.

111. Appointment of Attorney.-The Directors may at any time and from time to time by deed under the seal of the Company appoint any person or persons to be the attorney or attorneys of the Company for such purposes and with such powers, authorities, and discretions (not exceeding those vested in or exercisable by the Directors under these presents, but including power to sub-delegate), and for such period, and subject to such conditions as the Directors may from time to time think fit.

112. Who may be made Attorney.-Any such appointment as referred to in the previous clause may, if the Directors think fit, be made in favour of the Members or any of the Members of any Local Board established in virtue of these presents, or in favour of any Company or of the Members, Directors, Nominees, or Managers of any Company or firm, or otherwise in favour of any fuctuating body of persons, whether nominated directly or indirectly of the Directors. Any such power of attorney may contain such provisions for the protection or convenience of persons dealing with such attorney or attorneys as the Directors think fit, and any such delegates or attorneys may be authorised by the Directors to sub-delegate all or any of the powers, authorities, or discretions for the time being vested in them.

#### TRUSTEES.

113. Trustees.—The Directors may, if they think fit, at any time appoint any corporation or any person or persons to act as trustees for any of the purposes of the Company, and in particular to accept and hold in trust for the Company any property belonging to the Company or in which it is interested, and may execute and do all such acts, deeds, and things as may be necessary to vest the same in any such corporation, person, or persons. Any trustee so appointed may be removed by the Directors, and shall have such remuneration, powers, and indemnities, and perform such duties, and be subject to such regulations as the Directors may determine.

#### COMMON SEAL.

114. Common Seal.-The Directors shall provide a common seal of the Company, and for the safe custody of the same, and it shall never be used except by the authority of the Directors previously given, and in the presence of two Directors at the least, who shall sign every instrument to which the seal is affixed; and every such instrument shall be countersigned by the Secretary or some other person appointed by the Directors.

#### GENERAL PROVISIONS AS TO DIRECTORS AND OTHER OFFICERS.

115. Indemnity to Directors .-- The Directors and other officers shall be indemnified by the Company against al costs, losses, and expenses incurred by them in or about the discharge of their respective duties, except such as may happen from their own respective wilful or wrongful act or default.

116. Acts valid notwithstanding informal Appointment.—All acts bona fide done by any meeting of Directors, or by a Committee of Directors, or by any person acting as a Director, shall, notwithstanding it be afterwards discovered that there was some defect in the appointment of any such Director, or person acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed, and was qualified to be and act as a Director.

117. Not liable as to acts of others.—No Director, trustee, or officer, his heirs, executors, administrators, or assigns, shall be liable for any other Director, trustee, or officer, or for joining in any receipt or other act for conformity, or for any loss or expense happening to the Company through the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the Company's property or funds shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortuous act of any person with whom any moneys, securities, or effects shall be deposited, or for any loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his respective office, or in relation thereto, unless the same shall happen through his own wilful neglect or default.

#### DIVIDENDS.

118. Profits belong to Shareholders.—Subject to the provisions with reference to the dividends on the preference shares or stock which may from time to time be issued, and also to the other provisions of these presents, the profits of the Company shall belong to the holders of ordinary shares or stock in the capital of the Company in proportion to the amount of capital for the time being paid up or credited, as having been paid up in respect of such ordinary shares or stock. Provided, nevertheless, that where money is paid up in advance of calls upon the footing that the same shall carry interest, such money shall carry interest accordingly and shall not (whilst carrying interest) confer a right to participate in profits.

119. Declaration of Dividend.—The Company in General Meeting may declare a dividend to be paid to the Members according to their rights and interests in the profits, but no larger dividend shall be declared than is recommended by the Directors. The Company in General Meeting may, however, declare a smaller dividend.

120. Dividend from Profits.—No dividend shall be payable except out of the profits arising from the business of the Company, but whenever a profit shall have been derived from the Company's undertaking for and during the period covered by any balance sheet, then such profit or any part thereof may be distributed by way of dividend, notwithstanding that the undertaking may have theretofore been carried on at a loss, or that the Company's assets may not be estimated and considered equal in value to the amount of the paid-up capital, and notwithstanding that any part of the paid-up capital may, previously to such period, have been wholly or partially lost or unprofitably expended.

121. Interim Dividend.—The Directors may also at any time and from time to time without the sanction of a General Meeting distribute amongst and pay to the Members out of the estimated earnings or profits of the Company. having regard to their rights and interests therein, such sum or sums of money by way or in the name of interim dividend, bonus, or interest on capital as in their judgment the position of the Company may justify.

122. Lien on Dividends.—The Directors may retain dividends payable on any shares upon which the Company has a lien, and may apply the same in or towards satisfaction of the debts, liabilities or engagements in respect of which the lien exists, including all such sums of money as may be due and payable on account of calls or instalments unpaid.

123. Joint-holders.—In case several persons are registered as the joint-holders of any share or shares, any one of such persons may give effectual receipts for all dividends and payments on account of dividends in respect of such share or shares.

124. Loss of Dividend Warrant, &c.—The Company shall not be responsible for the loss of any cheque, dividend warrant, or post office order which shall be sent by post in respect of dividends, whether sent by request or otherwise.
 125. Unpaid Dividend not to bear Interest.—No unpaid interest or dividend shall bear interest as against the Company.

#### RESERVE FUND.

126. Reserve Fund.—The Directors may, but shall not be obliged before recommending or declaring any dividend, or bonus, or interest on capital in respect of any class of shares out of or in respect of the earnings or profits of the Company for any yearly or other period, cause to be reserved or retained, and set aside out of such profits such sum as they may think proper to form a reserve fund to meet contingencies or depreciation in the value of the property of the Company, or for equalising dividends, or for repairing, improving, and maintaining any of the property of the Company, providing against losses, meeting claims on, or liabilities of the Company, or for such other purposes as the Directors shall in their absolute discretion think conducive to the interests of the Company.

127. Investment of Reserve Fund.—All moneys carried to the reserve fund, and all other moneys of the Company not immediately applicable or required for any payment to be made by the Company, may be either employed in the business of the Company or be invested by the Directors upon such securities (other than the purchase of a loan upon shares of the Company) as the Directors may from time to time think proper, with power for them from time to time to deal with and vary such investment, and to dispose of all or any part thereof for the benefit of the Company, and to divide the reserve fund into such special funds as they may think fit.

#### ACCOUNTS.

128. Accounts.—The Directors shall cause true accounts to be kept of the moneys received and expended by the Company, and all matters in respect of which such receipts and expenditure take place, and of the property, assets, credits, and liabilities of the Company.

129. Inspection of Accounts by Members.—The Directors shall from time to time determine whether and to what extent, and at what time and places, and under what conditions or regulations, the accounts and books of the Company, or any of them, shall be open to the inspection of the Members; and no Member shall have any right of inspecting any account, or book, or document of the Company except as conferred by statute or authorised by the Directors, or by a resolution of the Company in General Meeting.

130. Balance Sheet.—At the Ordinary Meeting in every year the Directors shall lay before the Company a balance sheet containing a summary of the property and liabilities of the Company, and if the Directors shall deem expedient a profit and loss account made up to a date to be therein mentioned, which shall be as near the day of meeting as can be conveniently fixed.

131. To be accompanied by Report of Directors.—Every such statement shall be accompanied by a report of the Directors as to the state and condition of the Company, and as to the amount which they recommend to be paid out of the profits by way of dividend or bonus to the Members, and the amount (if any) which they propose to carry to the reserve fund according to the provisions in that behalf hereinbefore contained.

Capital Expenditure.-The cost to the Company of and incident to the acquisition by purchase of any 132. property of a wasting nature, or any extraordinary expenditure, may be treated as capital expenditure and spread over a series of years, or otherwise treated as the Board may determine, and the amount of such expenditure for the time being outstanding may, for the purpose of calculating the profits of the Company for the dividend, be reckoned as an asset.

133. May be spread over a series of Years.—Any costs attending the formation of the Company, or in connection . with the purchase of any business or contract, or the establishing of any new branch of business, or any extraordinary expenditure may be spread over any series of years, and, for the purpose of calculating profits such costs or expendi-ture, or any part thereof for the time being not written off, may be reckoned as an asset.

#### AUDIT AND INSPECTION OF ACCOUNTS.

134. Audit.-The accounts of the Company shall, once at least in every year, be examined and audited by an Auditor or Auditors.

135. Auditors.—The number of Auditors, the person or persons to fill the office of Auditor or Auditors, and the remuneration of the Auditor or Auditors, and his or their term of office, may from time to time be determined and varied by the Company in General Meeting.

136. Appointment of First Auditors.—Subject to the last Article the Directors may appoint the first Auditor or Auditors to audit the accounts of the Company until the first Ordinary General Meeting to be held in the year One thousand Eight hundred and Ninety-three, when he or they shall retire, but shall be re-eligible, and may fix his or their remuneration.

137. Retirement of Auditors.-The Auditor or Auditors for the time being shall retire at the first Ordinary General Meeting in every year, but shall be re-eligible. If on the retirement of an Auditor as aforesaid no person shall be appointed his successor by the General Meeting at which his retirement shall take place, he shall be considered as re-elected for another year, though no resolution to that effect shall be passed or proposed. If any casual vacancy shall occur in the office of Auditor, the Directors shall forthwith fill up the same.

138. Accounts to be open to Auditor.-All accounts of the Company shall at all times be open to the Auditor or Auditors for the purposes of audit.

139. Accounts when conclusive.—Every account of the Directors when audited and approved by a General Meeting shall be conclusive, except as regards any error discovered therein within three months next after approval thereof, and whenever any such error shall forthwith be corrected and thenceforth shall be conclusive.

#### NOTICES.

140. Service of Notices.—Any notice may be served by the Company upon any Member whose registered place of address is in Ceylon, either personally or by sending it through the post in a prepaid letter addressed to such Member at his registered place of address.

141. Address for Service.—A Member whose registered place of address is not in Ceylon may from time to time notify in writing to the Company some place in Ceylon to be called his address for service, which shall be deemed his registered place of address for the purpose of the last preceding clause hereof, and any notice may be served by the Company upon such Member by sending it through the post in a prepaid letter addressed to him at such address.

142. Members with no registered Address.-As regards Members (if any) who have no registered address, a notice posted up in the office shall be deemed to be duly served on them at the expiration of twenty-four hours after it is so posted up.

143. Joint-holders.—All notices with respect to shares standing in the names of joint-holders shall be given to whichever of such persons is named first in the register, and notice so given shall be sufficient notice to all the holders of such shares.

Notice by Post.-Any notice sent by post shall be deemed to have been served at the time when the letter concerning the same is posted, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put in a Post Office box or handed in at a Post Office.

145. Period for Notices.—Where a given number of days' notice, or notice extending over any other period is required to be given, the day of service shall, but the day upon which such notice will expire shall not, be included in such number of days or other period.

#### DISTRIBUTION OF ASSETS ON WINDING UP.

146. Distribution.—If the Company shall be wound up, and there shall be any surplus assets after payment of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied first in repaying to the holders of the preference shares (if any) the amounts paid up or reckoned as paid up thereon, and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid up on such ordinary shares. If there shall remain any surplus assets after repayment of the whole of the paid up capital, such surplus assets shall be divided among the Members in proportion to the capital paid up or reckoned as paid up on the shares which are hold by them represented to the capital paid up or reckoned as paid up on the shares which are held by them respectively at the commencement of the winding up.

Payment in specie and vesting in Trustees.-If the Company shall be wound up, the liquidator, whether 147. voluntary or official, may, with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company, and may, with the sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator with the like sanction shall think fit.

In witness whereof the Subscribers to the Memorandum of Association have hereto set and subscribed their names at Colombo this Twenty-seventh day of June, One thousand Eight hundred and Ninety-two.

T. WALKER, Colombo.

WALTER HAMILTON, Colombo. J. A. MANN, Colombo.

WILLIAM JACKSON, Aberdeen.

By his Attorney EDMUND WALKER. F. WAY, Colombo.

JOHN SPICER, Colombo. By his Attorney F. WAY.

Witness to the above signatures :

V. A. JULIUS, Solicitor, Colombo.

HANNAH H. WALKER, Colombo.

Witness to the signature of HANNAH H. WALKER: W. JENKINS, Colombo.

Dated the 27th day of June, 1892.

### Ceylon Tea Company, Limited.

(Under the Patronage of the Planters' Association of Ceylon, Randy.)

A N Ordinary General Meeting of the Company will be registered office, No. 42, King street, Kandy, at 3 o'clock in the afternoon.

#### Business.

To receive a statement of the income and expenditure, and: a balance sheet to 30th June, 1892, together with the Directors' report.

By order of the Board,

A. PHILIP, Secretary.

### The Dunkeld Estate Company, Limited.

N Extraordinary General Meeting will be held at the registered office of the Company on Friday, the 12th August, at 12 noon.

#### Businses.

To declare an interim dividend for the year 1892.

By order of the Directors, G. W. CARLYON. Secretary.

### The Glasgow Estate Company, Limited.

N Extraordinary General Meeting will be held at the registered office of this Company on Friday, the 12th August, at 12.80 P.M.

Business.

To declare an interim dividend for the year 1892.

By order of the Directors,

G. W. CABLYON, Secretary.

#### The Yatiyantota Tea Company, Limited.

N Extraordinary General Meeting will be held at the registered office of this Company on Friday, the 12th August, at 2 o'clock P.M.

Business.

1. To pass a special resolution, to delete the following words in clause 6 of the Articles of Association: "amount of the unpaid subscribed capital for the time being,' and instead thereof to insert the following words: "sum of Rs. 30,000." 2. To declare an interim dividend for the year 1892.

By order of the Directors,

G. W. CABLYON, Secretary.

## NOTICES TO MARINERS.

TIS EXCELLENCY THE GOVERNOR has been pleased to direct that the following Notices to Mariners be published for general information.

By His Excellency's command,

J. A. SWETTENHAM, Acting Colonial Secretary.

Coloonial Secretary's Office. Cololombo, July 12, 1892.

A. A. A. J.

BENGAL.-No. 109.

India - West - Bombay Coast - Certain Buoys removed from their Positions.

The Commissioner of Customs (salt, opium, and abkaree), Poona, through the Director of the Royal Indian Marine, has given notice that the buoys off Murdeshwar and Bhatkal were removed from their positions for the ensuing monsoon on the 16th and 20th May respectively.

> EATON W. PETLEY, Port Officer of Calcutta.

Culcutta, June 27, 1892.

#### BENGAL.-No 110.

New Zealand-North Island-East Coast-Red Light on Breakwater-Napier Bluff.

The British Admiralty has given notice (No. 225 of 1892) that on April 18, 1892 a fixed red light would be exhibited on the outer end of the breakwater at Napier (Aburiri) bluff, and which will be shifted outward as the works are advanced, Mariners should give the breakwater works a good berth, as submerged portions extend some distance seaward,

Approximate position: lat, 39° 284 '8., long, 176° 57' E. Nore.—As the position of this breakwater is uncertain the light is not yet shown on the Admiralty charts.

EATON W. PETLEY, Port Officer of Calcutta. Calcutta, June 27, 1892.

#### BENGAL.-No. 111.

Australia - South-Encounter Bay-Port Victor Exhibition of a fixed Light on Granite Island.

The Secretary, Marine Board, Port Adelaide, has given notice (No. 6 of 1892) that on and after June 1, 1892, a fixed and bright light will be exhibited from sunset to sunrise on the east end of Granite Island, visible in a clear atmosphere a distance of 10 miles, and showing round an arc of 152° of the horizon from the direction of Pullens Island, off Port Elliot to eastward, round by South to West Island, that is, between the bearings of north 31° E. round by north and west to south 59° W. round by north and west to south 59°

Culcutta, June 27, 1892.

EATON W. PETLEY,

Port Officer of Calcutta.

#### GOVERNMENT OF MAURITIUS.

Pending the restoration of the Flashing Light on board the Lightship in Port Louis roadstead, three fixed white lights, forming a triangle, and visible in a radius of about

three miles, will temporarily replace the Flashing Light. The temporary lightship will be recognised in daylight by a black ball at her mast head.

She is moored in the same position as that hitherto occupied by the lightship.

The aforenamed temporary light will be exhibited from this date until further notice.

> J. WILSON, Harbour Master.

Mauritius, May 10, 1892.

Port Office, Port Louis,

#### CHINA .--- No. 255.

China Sea. - Yangtze River - Chinkiang District-North Tree Light.

Notice is hereby given that the North Tree light has

1654

consequence of the washing away of the river bank. By order of the Inspector-General of Customs,

A. M. BISBER,

Coast Inspector.

Imperial Maritime Customs, Coast Inspector's Office, Shanghai, May 28, 1892.

#### JAPAN.-No. 119.

#### Kanabuse Beacon Light-Shimonoski Straits.

Notice is hereby given that the illuminating apparatus of Kanabuse Beacon Light, Shimonoseki Straits, having been damaged, no light will be exhibited from the beacon during repairs to the apparatus.

COUNT GOTO SHOJIRO.

Minister of State for Communications. Tokio, May 23, 1892.

#### JAPAN.-No. 517.

(1379.) Hokushu-South Coast-Oshima District-Kattoshi Cape-Fog Signal established.

On and after April 20, 1892, a fog bell signal will be made from a tower erected about 30 ft. to the westward of Kattoshi Cape lighthouse, as follows :

During thick or foggy weather the bell will be rung at the rate of 6 strokes every 1 minute.

The fog bell tower is a square wooden structure, 27 ft. high, painted white.

Navy charts : Nos. 141, 93, 6, 10, 211.

#### JAPAN. - No. 519.

(1386.) Kiushu-West Coast-Hizen District-Kaki-noura-Non-existence of Sunken Rock.

Information has been received from Commander R. Funaki, of H. I. J. M. S. Akagi, May 9, 1892, that he, while staying in Kaki-no-ura, has several times sounded over and around a dangerous sunken rock said to lie about 7 cables west of Mutajima to confirm its existence, but no indication was afforded by the soundings of the existence of a rock, and the depths found were 16 to 19 fathoms.

Also that the natives said that there are depths of about 20 fathoms, and no sunken rock exists.

Navy charts : Nos. 38, 143, 187.

Captain K. KIMOTSKI, I.J.N.

### Hydrographer.

Hydrographic Office, Tokio, Japan, May 18, 1892.

#### HONGKONG,-No. 29.0

#### Two Buoys on Britto Bank.

Two whistling buoys (Courtenay's system) are placed

at the N.E. and N.W. edge of Britto bank. Their line of bearing is N. 71 W., and the distance separating them is one mile, The meredian of the two buoys comprise the entire bank,

which differs from the ones on the chart ; the bank runs N.N.W. or S.S.E.

The N.E. buoy is white with three horizontal black stripes, and is moored in 12 metres of water.

The N.W. buoy is white with three vertical black stripes, and is moored in 13 metres of water.

These soundings are brought to zero on chart, From the N.E. buoy the bearing of Kega Point is N. 36 E., and the South Pinnacle bears N. 18° W. From the N.W. buoy the bearing of Kega Point is N. 40 E., and the Pinnacle South bears N. 16° W.

Each buoy has painted on it "Britto."

Ships wishing to pass to the north of Britto bank must leave both buoys south, and not go nearer to their line of bearing than 200 metres, so as to avoid the spit that crosses the line of bearing a third of the distance from the N.W. buoy towards the N.E., by doing that they will not find less than 14 metres of water.

With a little breeze and moderate swell one can hear the sound of a whistle at a distance of 1,500 to 2,000 metres; with a good breeze one must not calculate on hearing it further off than 400 or 500 metres.

#### Buoy on Hollandais Bank.

A whistling buoy, entirely white, bearing name follandais," has been moored in 13 metres of water 2 "Hollandais," has been moored in 13 metres of water 2 miles west of the centre of the Hollandais bank. The follows:--Lat. 10° 39' 25" N., long. 106° 21' 31" E. The bearing of summit of Poulo Cecir-de-mer is S. 71 E., and that of Mount Guio N. 35 W.

#### Shanghai District-Bonham Strait-Wreck of ss. Peking -Position of and Marks for Clearing.

Having reference to the approximate position of the wreck of the ss. Peking, which was given in Shanghai District Local Notice to Mariners No. 74, dated the 5th

May, 1892: Notice is hereby given that observations taken on the shore, fix 2nd and 3rd instant, at the wreck and from the shore, fix its position as-

Lying in a straight line drawn from the summit of Napier Island [368 feet hill] to the south-western extreme of Gutzlaff Island, and with Bonham Island Lighthouse bearing S. 33° 25' E., true, distant 6<sup>15</sup> miles.

The Button islet open its own length to the eastward of Pirie Island leads clear to the westward of the wreck; and the eastern extreme of The Button in line with eastern extreme of Pirie Island leads clear to the eastward of the wreck.

A. M. BISBEE,

Coast Inspector.

Imperial Maritime Customs, Coast Inspector's Office,

Shanghai, June 6, 1892.

Foochow District-Min Reef Whistling Buoy replaced in Position.

Notice is hereby given that the whistling buoy marking the Min Reef having been painted, was placed in position on the 4th instant.

> H. A. McInnes. Harbour Master.

Custom House, Foochow, June 6, 1892.

#### Canton District-Junk Sunk off Lankeet Island.

Notice is hereby given that the wreck referred to in Local Notices to Mariners Nos. 42 and 43 has this day been removed and the junk stationed to mark the danger withdrawn.

J. H. Mat, Harbour Master.

Custom House, Canton, June 15, 1892.

#### GEORGE J. A. SKERN, GOVERNMENT PRINTER, COLOMBO, CEXLON.